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HOUSE JOURNAL

FORTY-SEVENTH LEGISLATURE, REGULAR SESSION

PROCEEDINGS

SIXTY-THIRD DAY

(Tuesday, April 29, 1941)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Leonard.

The roll of the House was called, and the following Members were present:

Mr. Speaker Dickson of Nolan Allen Donald Allison Dove Alsup Duckett Anderson Dwyer Avant Ellis Bailey Eubank Baker Evans Bean Favors Bell Ferguson Benton Files Blankenship Fitzgerald Boone Fuchs Brawner Gandy Bridgers Garland Brown Gilmer Bruhl Goodman Bullock Halsey Bundy Hanna Burkett Hardeman Burnaman Hargis Carlton Harris of Dallas Carrington Harris of Hill Cato Hartzog Celaya Heflin Chambers Helpinstill Clark Henderson Cleveland Hileman Coker Hobbs Colson, Mrs. Howington

Hovo

Huddleston

Humphrey

Hutchinson

Huffman

Hughes

Isaacks

Connelly

Crossley

Daniel

Davis

Deen

Crosthwait

Dickson of Bexar Jones

Craig

Kelly Pace Kennedy Parker Kersey Pevehouse Kinard Phillips King Price Klingeman Rampy Reed of Bowie Knight Lansberry Reed of Dallas Ridgeway Lehman Rhodes Leyendecker Little Roark Roberts Lock Sallas Love Lowry Senterfitt Sharpe Lucas Shell Lyle McAlister Simpson McCann Skiles McDonald Smith of Bastrop McGlasson Smith of Atascosa McLellan Spacek McMurry Spangler McNamara Stanford Manford Stinson Stubbs Manning Taylor Markle Thornton Martin Matthews Turner Mills Vale Voigt Montgomery Walters Moore Wattner Morgan Weatherford Morris Morse White Whitesides Murray Nicholson Winfree

Absent—Excused

Brav

•

A quorum was announced present.

Howard

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"It is to Thee, Lord, that we may come, and we thank Thee for access to Thy throne of grace. Help us so to be, and so to live, that Thou wilt own and bless us, and that our praying shall not be formal, but with the

spirit and with the understanding. Wilt Thou bless the sick of our number, and may we be grateful for health, and strength, and the opportunity of service. In Christs name. Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Bray for today on motion of Mr. McMurry.

Mr. Howard for today on motion of Mr. Dickson of Bexar.

Mr. Smith of Atascosa temporarily for today on motion of Mr. Davis.

TO PROVIDE FOR APPOINTMENT OF CERTAIN INVESTIGATING COMMITTEE

Mr. Lyle offered the following resolution:

H. S. R. No. 236, To provide for appointment of Committee to Investigate State Eleemosynary Institutions.

Whereas, On Wednesday, April 16, 1941, the Governor of Texas sent a message to this House, in which he stated:

"The first and most pressing need in our eleemosynary set-up is a system of caring for the inmates, which will be human instead of bestial. Complaints are continually coming to the Board of Control which set forth accounts of unbelievable treatment accorded inmates of our eleemosynary system; accounts which picture horrible beatings, tortures, and even death. * * *"

And, Whereas, If the complaints referred to by the Governor in his message are substantially true, even in part, a condition exists in our eleemosynary institutions that, while almost unbelievable, reflects a situation which indicates we have people in authority in these institutions or some of them, who are not only grossly and criminally negligent, but are criminal in fact and conditions that bring the entire Government of the State into disrepute and disgrace;

Therefore Be It Resolved by the House of Representatives That a committee consisting of five Members be appointed to make a thorough investigation of the conditions existing in all of our eleemosynary institutions, especially with reference to the treatment of the inmates of such institutions and the character of employees therein, with special reference to the complaints called to our attention by the Governor "which set forth accounts of unbelievable treatment accorded inmates of our eleemosynary institutions, accounts which picture horrible beatings, tortures and even death."

Said committee shall have power to summon witnesses and compel their attendance upon its sessions, and take evidence concerning the conduct of any and all State officers and employees in charge of or connected with any and all the State's eleemosynary institutions, and report said committee's findings with reference to said matters, together with the substance of such evidence as in the committee's opinion might be pertinent to its findings. Said committee shall report such findings and evidence as it has been able to obtain during the Regular Session of the 47th Legislature and if it has not completed the thorough investigation provided herein by the adjournment of the Regular Session of the 47th Legislature, then it shall continue its investigation after such adjournment until it has completed same, and then file its final report with the Chief Clerk of the House of Representatives.

Said committee may hold its sessions at the Capitol or at the seat of any of the eleemosynary institutions, and cause witnesses to appear at any place where said sessions are held, and if sessions are held at any place other than in the County of Travis, the committee shall be entitled to pay from the fund hereinafter appropriated its actual necessary traveling expenses.

There is hereby appropriated out of the Contingent Fund of the 47th Legislature such sum as may be necessary to meet the payment of the necessary expenses incurred by said committee, which amount shall

in no event be in excess of the sum of Twenty-five Hundred Dollars (\$2500.00).

LYLE,
BURNAMAN,
DOVE,
PRICE,
HEFLIN,
WHITE,
CONNELLY,
BAKER,
HOBBS,
DONALD,
LANSBERRY.

The resolution was read second time.

Mr. Lowry moved that the resolution be referred to the Committee on Appropriations.

Mr. Isaacks moved to table the motion by Mr. Lowry.

The motion to table prevailed.

Mr. Alsup offered the following amendment to the resolution:

Amend House Simple Resolution No. 236 by adding to the last paragraph the following:

"All warrants or vouchers issued under this resolution must be signed by the chairman of the committee and approved by the Speaker of the House and the Chairman of the Committee on Contingent Expense."

The amendment was adopted.

Mr. Reed of Bowie offered the following amendment to the resolution:

"Amend House Simple Resolution No. 236 by striking out words and figures Twenty-five Hundred (\$2500.00) Dollars and insert in lieu thereof words and figures Five Hundred (\$500.00) Dollars."

Mr. Lowry offered the following substitute for the amendment by Mr. Reed of Bowie:

Amend House Simple Resolution No. 236 by substituting in proper place \$1,000.00.

Mr. Hanna raised a point of order on further consideration of the resolution at this time, on the ground

that the time allotted for the consideration of resolutions has expired.

The Speaker sustained the point of order.

Mr. Bean moved that the time allotted for the consideration of resolutions be suspended until the above resolution is disposed of.

The motion to suspend the Rules prevailed.

Mr. Lyle moved to table the substitute amendment by Mr. Lowry.

The motion to table prevailed.

On motion of Mr. Lyle, the amendment by Mr. Reed of Bowie was tabled.

Mr. Dove offered the following amendment to the resolution:

Amend House Simple Resolution No. 236, page 2, between the two paragraphs on said page, by inserting the following: "Said committee shall have the

"Said committee shall have the same power heretofore granted the Eleemosynary Committee in H. S. R. 174."

The amendment was adopted.

Question recurring on the resolution by Mr. Lyle, as amended, yeas and nays were demanded.

The resolution, as amended, was adopted by the following vote:

Yeas--123

Allison	Coker
Alsup	Colson, Mrs.
Avant	Connelly
Bailey	Crossley
Baker	Crosthwait
Bell	Daniel
Boone	Davis
Brawner	Deen
Brown	Dickson of Bexar
Bruhl	Dickson of Nolan
Bullock	Donald
Bundy	Dove
Burkett	Duckett
Burnaman	Ellis
Carlton	Eubank
Carrington	Evans
Cato	Favors
Chambers	Ferguson
Clark	Files
Cleveland	Fitzgerald

Martin Garland Matthews Gilmer Mills Goodman Montgomery Halsey Hardeman Moore Morgan Hargis Harris of Dallas Morse Heflin Murray Nicholson Helpinstill Henderson Pace Hobbs Parker Pevehouse Hoyo Phillips Huddleston Price Huffman Hughes Rampy Reed of Dallas Humphrey Ridgeway Isaacks Jones Roark Kelly Roberts Kennedy Sallas Kersey Senterfitt Kinard Sharpe King Shell Knight Simpson Lansberry Skiles Smith of Bastrop Lehman Smith of Atascosa Leyendecker Little Spacek Spangler Lock Stanford Love Lucas Stinson Stubbs Lyle McAlister Taylor McCann Turner McDonald Vale McGlasson Walters McLellan Wattner McMurry Weatherford McNamara White

Nays—13

Whitesides

Winfree

Allen Hutchinson
Benton Klingeman
Craig Lowry
Fuchs Reed of Bowie
Hanna Thornton
Hileman Voigt
Howington

Manford

Manning

Markle

Absent

Anderson Gandy
Bean Harris of Hill
Blankenship Hartzog
Bridgers Morris
Celaya Rhodes
Dwyer

Absent-Excused

Bray Howard

RELATIVE TO LOCAL AND UNCONTESTED BILL CALENDAR

Mr. Gilmer offered the following resolution:

H. S. R. No. 237, Relative to local and uncontested bill calendar.

Whereas, It is considered that more orderly and deliberate consideration would be accorded local and uncontested bills if each calendar therefor, when completed, was available to the membership of the House of Representatives for a reasonable length of time before action thereon; and

Whereas, It is considered that twenty-four (24) hours would be a sufficient and reasonable period of time to consider and investigate such a calendar; and

Whereas, It is further considered that under circumstances and conditions herein contemplated, if objections are made to consideration of a bill, that same would be made in good faith and should be given efect; and

Whereas, It is considered that Section 6 of Rule 18 of the "Rules of the House" should be amended and enlarged so as to contain the provisions herein suggested; therefore,

Be It Resolved, That paragraph 2 of Section 6 of Rule 18 of the Rules of the House of Representatives be amended so as to read as follows:

"No local or uncontested bills shall be placed before the House for consideration unless said bill shall have first been referred to and favorably reported by the Committee on Local and Uncontested Bills whose duty it shall be to make up a calendar for a period designated by the House for the consideration of local and uncontested bills, and placing said bills on this calendar, in accordance with their numbers, nor shall any local and uncontested bill be placed before the House for consideration even though the same has been reported favorably by the Committee on Local and Uncontested Bills, unless the same appears on the calendar prepared by the committee. Such calendar shall be prepared, printed and laid on the desk of each member at least twenty-four (24) hours before action by the House. The provisions of this rule cannot be suspended except by unanimous consent of the House."

Be It Further Resolved, That paragraph 3 of Section 6 of Rule 18 of the Rules of the House of Representatives be also amended to hereafter read as follows:

"During consideration of local and uncontested bills, the Chair shall allow the sponsor three minutes to explain the measure, and his time shall not be extended except by unanimous consent of the House. This rule shall have precedence over all other rules limiting time for debate. If it develops that any bill on the local and uncontested calendar is not in fact local, as defined by the rules, or is to be contested on the floor of the House, the Speaker shall withdraw the bill from consideration, and it shall take its place in the regular order of business established by the rules, and shall not during the same session, be again placed upon the local and uncontested bill calendar. A bill shall be considered contested and so withdrawn upon notice being given by three Members that it is their intention to oppose the same, and such bill shall not be further considered upon such calendar."

> GILMER, STINSON, HARDEMAN, McNAMARA, CHAMBERS, HOWINGTON, BURKETT, BULLOCK, RAMPY, COKER, LANSBERRY.

The resolution was read second time.

On motion of Mr. Gilmer the resolution was referred to the Committee on Rules.

HOUSE JOINT RESOLUTION NO. 21 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as postponed business, on its passage to engrossment,

H. J. R. No. 21, Proposing an office under the present Constituamendment to the Constitution of the State of Texas providing for a elected and qualified. The six Com-

Supreme Court of nine members, and for continuous session of that Court.

The resolution having heretofore been read second time.

Mr. Isaacks offered the following amendment to the resolution:

Amend House Joint Resolution No. 21 by striking out all after the resolving clause, and inserting in lieu thereof the following:

Section 1. That Sections 2 and 3 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

Article V. Sec. 2. The Supreme Court shall consist of a Chief Justice and eight Associate Justices, any five of whom shall constitute a quorum, and the concurrence of five shall be necessary to a decision of a case; in other matters, until otherwise provided by law, the jurisdiction of the Court shall be exercised under such regulations and orders as the Court by a majority vote may prescribe. No person shall be eligible to the office of Chief Justice or Associate Justice of the Supreme Court unless he be, at the time of his election, a citizen of the United States and of this State and unless he shall have attained the age of thirty years, and shall have been a practicing lawyer or a judge of a court of record, or such lawyer and judge together at least seven years. Said Chief Justice and Associate Justices shall be elected by the qualified voters of the State at a general election, shall hold their offices six years, or until their successors are elected and qualified, and shall receive such compensation as may be provided by law. In case of a vacancy in the office of any Justice of the Supreme Court, the Governor shall fill the vacancy until the next general election for State officers, and at such general election the vacancy for the unexpired term shall be filled by election by the qualified voters of the State. The Judges of the Supreme Court who may be in office at the time this amendment takes effect shall continue in office until the expiration of their term of

missioners then holding under appointment as provided by the Civil Statutes shall upon taking the Constitutional oath of office, become Associate Justices of the Supreme Court, and the terms of office of those two who were appointed in 1939, or who were appointed to fill an unexpired term beginning in that year shall expire on December 31, 1944; the terms of office of those who were appointed in 1941, or who were appointed to fill an unexpired term beginning in that year shall expire December 31, 1946, and the terms of office of those two who were appointed in 1943, or who were appointed to fill an unexpired term beginning in that year shall expire December 31, 1948. Upon said Commissioners qualifying as Associate Justices of the Supreme Court, the Commission of Appeals shall terminate

Article V. Sec. 3. The Supreme Court shall have appellate jurisdiction only except as herein specified, which shall be coextensive with the limits of the State. Its appellate jurisdiction shall extend to questions of law arising in cases of which the Courts of Civil Appeals have appellate jurisdiction under such restrictions and regulations as the Legislature may prescribe. Until otherwise provided by law, the appellate jurisdiction of the Supreme Court shall extend to questions of law arising in the cases in the Courts of Civil Appeals in which the Judges of any Court of Civil Appeals may disagree or where the several Courts of Civil Appeals may hold differently on the same question of law, or where a statute of the State is held void, and shall extend to such other questions as may be within the court's appellate jurisdiction under the Statutes of the State. The Supreme Court and the Justices thereof shall have power to issue writs of habeas corpus as may be prescribed by law, and under such regulations as may be prescribed by law, the said court and the Justices thereof may issue the writs of mandamus, procedendo, certiorari and such other writs, as may be necessary to enforce its jurisdiction. The Legislature may confer original jurisdiction on the Supreme Court to issue writs of quo warranto and mandamus in such cases as may

be specified, except as against the Governor of the State.

The Supreme Court shall also have power, upon affidavit or otherwise as by the Court may be determined, to ascertain such matters of facts as may be necessary to the proper exercise of its jurisdiction. The Supreme Court shall be open at all times and shall sit at the State Capitol for the transaction of business at such times as may be designated by the Court.

The Supreme Court shall appoint a clerk, who shall give bond in such manner as is now or may hereafter, be required by law, and he may hold his office for four years and shall be subject to removal by said Court for good cause entered of record on the minutes of said Court who shall receive such compensation as the Legislature may provide.

Sec. 2. Said proposed constitutional amendment shall be submitted to vote of the qualified electors of this State at the next general election to be held throughout the State, at which election each voter opposing said proposed amendment shall scratch off of the ballot with a pen or pencil the following words printed on said ballot: "For the amendment to the State Constitution providing for an elective Supreme Court of nine members, and for continuous session of that Court.", and each voter favoring said proposed amendment shall scratch off the ballot in the same manner the following words printed on said ballot: "Against the amendment to the State Constitution providing for a Supreme Court of nine members, and for continuous session of that Court." If it appears from the returns of said election that a majority of the votes cast are in favor of said amendment the same shall become a part of the State Constitution.

Sec. 3. The Governor shall issue the necessary proclamation for said election and have the same published and said election held as provided by the Constitution and Laws of this State.

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars, or so much thereof as may be necessary is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election.

(Mr. Chambers in the Chair.)

Question: Shall the amendment by Mr. Isaacks be adopted?

SPECIAL COMMITTEE APPOINTED

The Chair announced the appointment of the following committee to escort Reverend Robert E. Lucey to the Speaker's stand: Messrs. Bell, Leyendecker, Dwyer, Hardeman, Vale and Anderson.

ADDRESS BY REVEREND ROBERT E. LUCEY

(In Joint Session)

In accordance with the provisions of House Concurrent Resolution No. 100, adopted by the House and Senate for the purpose of hearing Reverend Robert E. Lucey, at 11:05 a.m. today, the Honorable Senators escorted by Hon. Bob Barker, Secretary of the Senate, were announced at the bar of the House and being duly admitted were escorted to seats prepared for them along the aisle.

Lieutenant Governor Coke R. Stevenson was escorted to a seat on the Speaker's Stand.

Reverend Robert E. Lucey, and party, escorted by Senators Spears, Hazelwood, Sulak, Brownlee, and Stone, Committee on the part of the Senate, and Messrs. Bell, Leyendecker, Dwyer, Hardeman, Vale, and Anderson, Committee on the part of the House, were announced at the bar of the House and were escorted to seats on the Speaker's Stand.

(Speaker in the Chair.)

Lieutenant Governor Coke R. Stevenson called the Senate to order and stated that the two Houses were in Joint Session for the purpose of hearing Reverend Robert E. Lucey.

The Lieutenant Governor directed the clerk to call the roll of the Senate.

The roll of the Senate was called and the following Senators were present:

Aikin Beck Brownlee Chadick Cotten Fain Formby Graves Hazlewood Hill Isbell Shivers Kelley Smith Lanning Spears Lemens Stone Lovelady Sulak Van Zandt Martin Mauritz Vick Metcalfe Weinert Winfield Moffett Moore York Ramsey

A quorum of the Senate was announced present.

Speaker Homer Leonard called the House to order and directed the Clerk to call the roll of the House.

The roll of the House was called and the following Members were present:

Mr. Speaker Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Chambers

Craig
Crossley
Crosthwait
Daniel
Davis
Deen
Dickson of Bexar
Donald
Dove
Duckett

Clark

Coker Colson, Mrs.

Dwyer

Cleveland

Connelly

Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Gilmer Goodman Halsey Hanna Hardeman Hargis

Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Henderson
Hileman
Hobbs
Howington
Hoyo
Huddleston

Huddleston
Huffman
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kersey
Kinard
Klingeman
Knight
Lansberry

Lehman

Leyendecker Rampy Reed of Bowie Little Lock Reed of Dallas Love Ridgeway Rhodes Lowry Roark Lucas Lyle Roberts McAlister Sallas Senterfitt McCann McDonald Sharpe McGlasson Shell McLellan Simpson McMurry Skiles McNamara Smith of Bastrop Manford Smith of Atascosa Manning Spacek Markle Spangler Martin Stanford Matthews Stinson Mills Stubbs Montgomery Taylor Moore Thornton Morgan Turner Morris Vale Morse Voigt Murray Walters Nicholson Wattner Pace Weatherford Parker White Pevehouse Whitesides Phillips Winfree

Absent

Celaya Dickson of Nolan King

Absent—Excused

Bray

Price

Howard

A quorum of the House was announced present.

Speaker Leonard presented Honorable John Bell of DeWitt County, who in turn introduced Reverend Robert E. Lucey to the Joint Session.

Reverend Lucey then addressed the Joint Session.

(On motion of Mr. Fuchs, the address of Reverend Lucey was ordered printed in the Journal.)

(Note: Copy of address in Journal on May 19.)

SENATE RETIRES

At the conclusion of the address the Senate, at 11:35 o'clock a. m., retired to its Chamber.

MESSAGE FROM THE SENATE

Austin, Texas, April 29, 1941.

Hon. Homer Leonard, Speaker of the House.

Sir: I am directed by the Senate to inform the House that the Senate has passed

H. B. No. 8, A bill to be entitled "An Act raising revenue, levying certain taxes, allocating certain taxes, creating certain funds, appropriating certain moneys, and among other things, providing for aid to dependent children and the needy blind, old age assistance, general revenue fund of the State, public free school fund of the State; providing for teacher retirement; pro-viding certain penalties, both civil and criminal; making certain exceptions to the taxes levied herein and the penalties in connection therewith; providing for the administra-tion of certain funds; the enforcement and collection of the taxes levied; and declaring an emergency.' (With amendments.)

Respectfully,

BOB BARKER, Secretary of the Senate.

BILL REREFERRED

Mr. Skiles moved that Senate Bill No. 238 be withdrawn from the Committee on Public Lands and Buildings and referred to the Committee on School Districts.

The motion prevailed by the following vote:

Yeas-108

Allen	Cleveland
Allison	Coker
Alsup	Colson, Mrs.
Avant	Connelly
Bailey	Craig
Baker	Crossley
Bean	Crosthwait
Bell	Davis
Boone	Deen
Brown	Dickson of Bexar
Bruhl	Dickson of Nolan
Bullock	Donald
Carlton	Duckett
Carrington	Dwyer
Cato	Ellis
Chambers	Eubank
Clark	Favors

Manford Ferguson Manning Fitzgerald Fuchs Martin Matthews Gandy Garland Mills Goodman Moore Halsey Morgan Morris Hanna Hargis Morse Harris of Dallas Murray Hartzog Pace Helpinstill Parker Henderson Pevehouse Hobbs Phillips Howington Price Hoyo Rampy Reed of Bowie Huddleston Huffman Reed of Dallas Hughes Ridgeway Rhodes Humphrey Isaacks Roark Roberts Jones Kennedy Sallas Klingeman

Senterfitt Knight Sharpe Lansberry Simpson Leyendecker Skiles Little Smith of Bastrop Love Spacek Lucas Spangler Lyle Stanford McAlister Vale McCann Walters McDonald Wattner McGlasson Weatherford McLellan Whitesides McMurry Winfree

Nays—6

Brawner Hutchinson King Lowry Markle Stinson

Absent

Anderson Hileman Benton Kelly Blankenship Kersey Bridgers Kinard Bundy Lehman Burkett Lock Burnaman McNamara Celava Montgomery Daniel Nicholson Dove Shell Evans Stubbs Files Taylor Gilmer Thornton Hardeman Turner Harris of Hill Voigt Heflin White

Absent-Excused

Bray Howard Smith of Atascosa

RECESS

Mr. Chambers moved that the House recess until 2:00 o'clock p. m. today.

Mr. Kersey moved that the House recess until 2:30 o'clock p. m. today.

The motion of Mr. Kersey prevailed and the House accordingly, at 12:00 o'clock m., took recess until 2:30 o'clock p. m. today.

AFTERNOON SESSION

The House met at 2:30 o'clock p. m. and was called to order by the Speaker.

EXTENDING CONGRATULATIONS OF THE HOUSE TO MRS. MALZENA GREGORY ZUMWALT

Mr. McLellan offered the following resolution:

H. S. R. No. 238, Extending Congratulations of the House to Mrs. Malzena Gregory Zumwalt.

Whereas, This the twenty-ninth day of April, 1941, celebrates the one hundredth anniversary of the birth of Mrs. Malzena Gregory Zumwalt; and

Whereas, Mrs. Zumwalt has spent ninety-six years in the constructive building and well being of Texas, attending the first college of Texas located at Rutersville, and served as postmistress of Petersburg in Lavaca County during the Civil War; and

Whereas, She is one of the few living persons who lived in the Republic of Texas before Texas was annexed to the United States; and one of the few living family friends of General Sam Houston, Gail Borden, and Judge Williamson, who was commonly called "Three Legged Willie," and who presided in the first court in Texas which was held under an oak tree in Columbus, Texas; now

Be it resolved, by the House of Representatives of the State of Texas, That we acknowledge the usefulness of this outstanding citizen and congratulate her upon being spared these one hundred years; and

Be it further resolved, That the Chief Clerk of the House of Representatives be instructed by this House to send to Mrs. Malzena Gregory Zumwalt and her immediate family a copy of this resolution.

McLELLAN, HOYO, HOBBS, SPACEK.

The resolution was read second time and was adopted.

HOUSE JOINT RESOLUTION NO. NO. 21 ON PASSAGE TO ENGROSSMENT

The House resumed consideration of pending business, same being House Joint Resolution No. 21, Proposing an amendment to the Constitution providing for a Supreme Court of nine members, etc., on its passage to engrossment.

The resolution having heretofore been read second time, with amendment by Mr. Isaacks pending.

(Pending consideration of the amendment, Mr. McMurry occupied the Chair temporarily.)

(Mr. Favors in the Chair.)

Mr. Donald moved to table the amendment by Mr. Isaacks.

Mr. Simpson moved the previous question on the motion to table and the pending amendment by Mr. Isaacks, and the main question was ordered.

(Speaker in the Chair.)

Question recurring on the motion to table the amendment by Mr. Isaacks, it prevailed.

Mr. Carlton moved to suspend the Rules for the purpose of making a motion to reconsider the vote by which the amendment by Mr. Isaacks was tabled.

The motion to suspend the Rules was lost by the following vote:

Yeas—44

Allison Bell Blankenship Carlton

Chambers Cleveland Coker Colson, Mrs. Ellis Eubank Fuchs Hanna Hardeman Harris of Dallas Huffman Hughes Humphrey Isaacks Jones King Lansberry Little Love McCann

Alsup

McGlasson McNamara Montgomery Moore Morris Morse Murray Nicholson Parker Phillips Rampy Sallas Sharpe Simpson Smith of Bastrop Spacek Stanford Stinson Wattner Winfree

Nays—84

Avant Baker Rean Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman ('arrington Cato Clark Connelly Craig Crossley Daniel Davis Deen Dickson of Bexar Donald Dove Duckett Dwyer Favors Ferguson Fitzgerald Gandy Gilmer Halsev Hargis Harris of Hill Heflin Helpinstill Hileman Hobbs Howington

Hoyo

Huddleston Hutchinson Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Lock Lowry Lucas Lyle McDonald McLellan McMurry Manford Manning Markle Martin Matthews Mills Pace Pevehouse Price Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Shell Skiles Spangler Thornton Turner Vale Voigt

Walters Weatherford White Whitesides

Absent

Files Allen Anderson Garland Goodman Bailey Hartzog Benton Henderson Boone . McAlister Celaya Morgan Crosthwait Dickson of Nolan Stubbs Taylor Evans

Absent-Excused

Bray Howard Smith of Atascosa

Mr. Lyle offered the following amendment to the resolution:

Amend House Joint Resolution No. 21 by striking out the words and figures "four thousand (\$4,000)" and inserting "ten thousand (\$10,000)."

Mr. Kersey moved the previous question on the pending amendment and the resolution, and the main question was ordered.

Question recurring on the amendment by Mr. Lyle, it was lost.

By unanimous consent of the House, the caption of the resolution was ordered amended to conform to all changes and with the body of the resolution.

(Mr. McMurry in the Chair.)

Mr. Harris of Dallas called for a full reading of the amendment, here-tofore adopted to the resolution, by Mr. Dickson of Bexar.

Mr. Love moved to dispense with the reading of the amendment.

The motion by Mr. Love prevailed.

House Joint Resolution No. 21 was then passed to engrossment by the following vote:

Yeas-91

Alsup Brawner
Anderson Bridgers
Avant Brown
Baker Bruhl
Bean Bullock
Bell Bundy
Boone Burkett

Burnaman Lowry Carrington Lucas Cato McDonald Celaya McGlasson Colson, Mrs. McLellan Connelly McNamara Craig Manford Crossley Manning Davis Markle Dickson of Bexar Martin Donald Mills Dove Montgomery Duckett Moore Morris Pace

Dwyer Eubank Favors Ridgeway Ferguson Rhodes Fitzgerald Roark Gandy Sallas Gilmer Senterfitt Goodman Sharpe Halsey Shell Hardeman Simpson Harris of Hill Smith of Bastrop Heflin Smith of Atascosa

Hileman Spacek Hobbs Spangler Howington Stanford Huffman Stubbs Hughes Taylor Humphrey Thornton Hutchinson Turner Isaacks Voigt Kersey Walters Klingeman Weatherford Lehman White Leyendecker Whitesides Lock Winfree Love

Nays-49

Hoyo Allison Kelly Bailev Kennedy Benton Kinard Blankenship King Carlton ${\tt Chambers}$ Knight Lansberry Clark Little Cleveland Lyle Coker McCann ${\bf Crosthwait}$ Matthews Daniel Morgan Deen Dickson of Nolan Morse Murray Ellis Files Nicholson Fuchs Parker Pevehouse Garland **Phillips** Hanna Hargis Price Harris of Dallas

Harris of Dallas Rampy
Helpinstill Reed of Bowie
Howard Reed of Dallas

Roberts Skiles Stinson Vale Wattner

Absent

Allen Evans Hartzog Henderson Huddleston Jones McAlister McMurry

Absent—Excused

Bray

(Speaker in the Chair.)

Mr. McGlasson moved to reconsider the vote by which the resolution was passed to engrossment, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE JOINT RESOLUTION NO. 7 ON PASSAGE TO EN-GROSSMENT

The Speaker laid before the House, as postponed business, on its passage to engrossment.

H. J. R. No. 7, Proposing an amendment to the Constitution of the State of Texas to provide free textbooks for children of scholastic age attending any private, church, parochial school or academy, or any orphan asylum of Texas, at the election of such schools to use such textbooks.

The resolution having heretofore been read second time.

Mr. Lowry moved to postpone further consideration of the resolution until next Tuesday, May 6, at 11:00 o'clock a. m.

Mr. Lehman moved to table the motion to postpone.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—71

Avant Celaya
Bean Chambers
Bell Clark
Boone Colson, Mrs.
Brown Crossley
Burnaman Daniel

Davis Deen Duckett Evans Fitzgerald Fuchs Garland Goodman Hartzog Helpinstill Henderson Hileman Hobbs Howard Hovo Huddleston Huffman Hughes Isaacks Kennedy Kinard Klingeman Lansberry Lehman Leyendecker Lowry Lyle McAlister McDonald McLellan

McMurry McNamara Manford Martin Mills Montgomery Moore Morris Morse Murray Nicholson Pevehouse Phillips Rampy Reed of Bowie Ridgeway Rhodes Roark Sallas Sharpe Simpson Skiles Smith of Bastrop Spacek Stanford Taylor Turner Voigt Whitesides

Nays-61

Allen Allison Alsup Bailey Baker Benton Bridgers Bullock Bundy Burkett Carlton Carrington Cato Cleveland Coker Connelly Craig Crosthwait Dickson of Bexar Donald Dove Ellis Eubank **Favors** Ferguson Files Gandy Gilmer Halsey Hanna

Hardeman

Hargis Harris of Dallas Heflin Howington Hutchinson Jones Kersey King Knight Little Love Lucas McCann McGlasson Markle Matthews Pace Parker Price Roberts Senterfitt Shell Stinson Stubbs Thornton Vale Walters Wattner Weatherford White

Absent

Anderson Kelly
Blankenship Lock
Brawner Manning
Bruhl Morgan
Dickson of Nolan Reed of Dallas
Dwyer Spangler
Harris of Hill Winfree
Humphrey

Absent-Excused

Bray

Smith of Atascosa

Mr. McLellan offered the following committee amendments to the resolution:

Amend House Joint Resolution No. 7, Section 2, by adding a section to be known as Section 2a, which shall read as follows:

"Provided, however, that any textbooks furnished any child attending any parochial school or academy, or in any orphan asylum, shall be the same texts and by the same authors, as those books furnished children of the public schools."

Amend House Joint Resolution No. 27, Section 1 and 2, by omitting the word "private" wherever it appears.

The committee amendments were severally adopted.

By unanimous consent of the House the caption of the resolution was ordered amended to conform to all changes and with the body of the resolution.

H. J. R. No. 7 was passed to engrossment by the following vote:

Yeas-74

Allen Dwyer Avant Evans Ferguson Bean Bell Fitzgerald Boone Fuchs Garland Brown Goodman Celaya Chambers Hargis Harris of Hill Clark Hartzog Colson, Mrs. Helpinstill Daniel Davis Hobbs Dickson of Bexar Howard Dove Hoyo Duckett Huddleston

Huffman Morris Hughes Morse Hutchinson Nicholson Kelly Pevehouse Kennedy Phillips Kinard Reed of Bowie Klingeman Ridgeway Lansberry Rhodes Lehman Roark Leyendecker Sharpe Love Shell Lowry Simpson Lyle Skiles McAlister Smith of Bastrop McCann Spacek McLellan Spangler McNamara Stanford Manford Taylor Markle Turner Mills Vale Montgomery Voigt Morgan Whitesides

Nays—57

Allison Hileman Alsup Howington Bailey Jones Baker Kersey Benton King Blankenship Knight Brawner Lock Bridgers Lucas Bruhl McDonald Bullock McMurry Burkett Manning Burnaman Martin Carlton Matthews Carrington Moore Cato Murray Cleveland Pace Coker Parker Connelly Price Craig Roberts Crossley Sallas Crosthwait Senterfitt Deen Stinson Ellis Stubbs Eubank Thornton Favors Walters Files Wattner Gandy Weatherford Gilmer White Halsey

Absent

Anderson Heflin
Bundy Henderson
Dickson of Nolan Humphrey
Donald Isaacks
Hanna Little
Hardeman McGlasson
Harris of Dallas Rampy

Reed of Dallas Winfree

Absent-Excused

Bray

Smith of Atascosa

Mr. Bell moved to reconsider the vote by which the resolution was engrossed and to table the motion to reconsider.

The motion to table prevailed.

RELATIVE TO HOUSE JOINT RESOLUTION NO. 3

On motion of Mr. Whitesides, House Joint Resolution No. 3 was laid on the table subject to call.

NOTICE GIVEN

Mr. Hughes gave notice that he would on the next legislative day move to take up for consideration at that time House Bill No. 627, which bill was heretofore laid on the table subject to call.

RELATIVE TO HOUSE SIMPLE RESOLUTION NO. 236

Mr. Dove moved to reconsider the vote by which the House on this morning adopted House Simple Resolution No. 236, relative to making certain investigation in regard to the State Eleemosynary Institutions, and table the motion to reconsider.

The motion to table prevailed.

EXPRESSING APPRECIATION OF THE HOUSE

Hon. Homer Leonard, Speaker, on behalf of the Members of the House, expressed appreciation to Mr. Finley Henderson and the Texas Legislative Service for their services in mimeographing copies of House Bill No. 8, as passed by the Senate and placing same on the desks of Mem-

HOUSE BILL NO. 8 WITH SENATE **AMENDMENTS**

Mr. Morris called up from Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 8, A bill to be entitled "An Act levying various taxes and the following vote:

providing certain revenue for the payment of Old Age Assistance, aid to Destitute Children, aid to Needy Blind, and the obligations of the under the Teachers Retire-State ment Act; amending Section 2 of Chapter 241, Acts of the Regular Session of the Forty-fourth Legislature, and levying certain taxes on persons making the first sale in this State of cigarettes and providing for the collection and administration thereof; amending Section 2 of Article 7057a of the Revised Civil Statutes of Texas, 1925, same being Section 2, Chapter 162, Acts of the Forty-third Legislature, Regular Session, 1933, as amended by Acts of the First Called Session of the Forty-third Legislature, 1933, Chapter 12, Section 1, as amended by Acts of the Third Called Session of the Forty-fourth Legislature, 1936, Chapter 495, Article 4, Section 4, levying certain occupation taxes on oil produced within this State, defining certain terms in connection therewith, establishing the liability thereof, and providing for the computation, collection, and administration thereof; etc.; and declaring an emergency."

Mr. Morris moved that the House concur in Senate amendments to House Bill No. 8.

Mr. Klingeman moved a call of the House for the purpose of maintaining a quorum until House Bill No. 8 is disposed of and the call was not seconded.

Mr. Clark submitted the following substitute motion:

"Mr. Speaker, I move that the House do not concur in Senate amendments to House Bill No. 8, and appoint a Conference Committee and intrust this Conference Committee to remove from the provisions of House Bill No. 8 all oil well acidizing companies."

Mr. Morris moved to table the substitute motion by Mr. Clark.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by

Yeas-139

Allen Howard Howington Allison Hoyo Alsup Huddleston Anderson Huffman Avant Hughes Bailey Baker Humphrey Hutchinson Bean Bell **Isaacks** Jones Benton Blankenship Kelly Boone Kennedy Brawner Kersey Bridgers Kinard Brown King Bruhl Klingeman Bullock Knight Bundy Lansberry Burkett Lehman Burnaman Leyendecker Carlton Little Cato Lock Celaya Love Chambers Lowry Cleveland Lucas Coker Lyle Colson, Mrs. McCann Connelly McDonald Crossley McGlasson Crosthwait McLellan Daniel McMurry Davis McNamara Deen Manford Dickson of Bexar Manning Dickson of Nolan Markle Donald Martin Dove Matthews Duckett Mills Dwyer Montgomery Ellis Moore Eubank Morgan Evans Morris Favors Morse Ferguson Murray Files Nicholson Fuchs Pace Pevehouse Gandy Phillips Garland Gilmer Price Goodman Rampy

Reed of Bowie

Reed of Dallas

Ridgeway

Rhodes

Roberts

Senterfitt

Roark

Sallas

Sharpe

Simpson

Shell

Hanna

Hargis

Hartzog

Helpinstill

Henderson Hileman

Heflin

Hobbs

Hardeman

Harris of Dallas

Harris of Hill

Skiles Vale Smith of Bastrop Voigt Smith of Atascosa Walters Spacek Wattner Stanford Weatherford Stinson White Stubbs Whitesides Thornton Winfree Turner

Nays-9

Carrington McAlister
Clark Parker
Craig Spangler
Fitzgerald Taylor
Halsey

Absent-Excused

Bray

Question then recurring on the motion by Mr. Morris that the House concur in Senate amendments to House Bill No. 8, year and nays were demanded.

The motion prevailed by the following vote:

Yeas-147

Allen Crosthwait Allison Daniel Alsup Davis Anderson Deen Avant Dickson of Bexar Bailev Dickson of Nolan Baker Donald Bean Dove Bell Duckett Benton Dwyer Blankenship Ellis Boone Eubank Brawner Evans Bridgers Favors Ferguson Brown Bruhl Files Bullock Fitzgerald Bundv Fuchs Burkett Gandy Burnaman Garland Carlton Gilmer Goodman Carrington Cato Halsey Celaya Hanna Chambers Hardeman Clark Hargis Cleveland Harris of Dallas Coker Harris of Hill Colson, Mrs. Hartzog Heflin Connelly Craig Helpinstill Crossley Henderson

Hileman Moore Morgan Hobbs Howard Morris Howington Morse Murray Hovo Huddleston Nicholson Pace Huffman Hughes Parker Humphrey Pevehouse Phillips Hutchinson Isaacks Price Rampy Jones Reed of Bowie Kelly Reed of Dallas Kennedy Ridgeway Kersey Kinard Rhodes Roark King Roberts Klingeman Sallas Knight Senterfitt Lansberry Sharpe Lehman Levendecker Shell Simpson Little Skiles Lock Love Smith of Bastrop Smith of Atascosa Lowry Spacek Lucas Stanford Lyle McAlister Stinson McCann Stubbs Taylor McDonald McGlasson Thornton Turner McLellan Vale McMurry Voigt McNamara Walters Manford Wattner Manning Weatherford Markle White Martin Whitesides Matthews Winfree Mills Montgomery

Nays-1

Spangler

Absent-Excused

Bray

Mr. Morris moved to reconsider the vote by which the House concurred in Senate amendments to House Bill No. 8, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Morris submitted the following motion:

"I move that the Enrolling Clerk Donald be instructed to correct all typographical errors in House Bill No. 8 Duckett

and also to make necessary changes in the mechanics of House Bill No. 8 which deal with the collection and enforcement of levies contained therein."

There was no objection offered and it was so ordered.

REMARKS ORDERED PRINTED IN THE JOURNAL

On motion of Mr. Cato, the remarks of Honorable E. A. Coker in addressing the House were ordered printed in the Journal.

TO SUSPEND JOINT RULES OF THE LEGISLATURE

Mr. Bell offered the following resolution:

H. C. R. No. 105, To suspend Joint Rules of the Legislature.

Whereas, Wednesday is Senate Bill Day in the House; now, therefore, be it

Resolved, by the House of Representatives, the Senate concurring, That the necessary Joint Rules be suspended so as to grant the House permission to consider House Bills Wednesday, April 30th.

The resolution was read second time.

Question recurring on the resolution, it was lost by the following vote (not receiving the necessary two-thirds vote):

Yeas-72

Allen Fitzgerald Avant Fuchs Baker Garland Bell Gilmer Bruhl Hanna Bullock Hargis Bundy Harris of Hill Burkett Heflin Burnaman Howington Carlton Huddleston Chambers Huffman Cleveland Hughes Connelly Hutchinson Crossley Isaacks Crosthwait Jones Daniel Kelly King Klingeman Lansberry

Phillips Lehman Leyendecker Price Rhodes Lock Roark Lucas Sallas McCann Sharpe McDonald McMurry Simpson Manford Skiles Spacek Manning Markle Taylor Matthews Turner Mills Voigt Wattner Montgomery Weatherford Morgan White Morris Morse Whitesides Pevehouse Winfree

Nays—45

Allison Kinard Bailey Knight Bean Little Benton Love Boone Lowry Carrington McAlister Cato McGlasson Clark McLellan Coker McNamara Colson, Mrs. Martin Craig Nicholson Davis Pace Dickson of Bexar Reed of Dallas Ellis Ridgeway Eubank Roberts Senterfitt Favors Helpinstill Shell Henderson Spangler Howard Stanford Hoyo Stinson Humphrey Thornton Kennedy Vale Kersey

Absent

Alsup Halsey Anderson Hardeman Blankenship Harris of Dallas Brawner Hartzog Bridgers Hileman Brown Hobbs Lyle Celaya Deen Moore Dickson of Nolan Murray Dwyer Parker Evans Rampy Reed of Bowie Ferguson Smith of Bastrop Files Gandy Stubbs Goodman Walters

Absent-Excused

Bray

Smith of Atascosa

ADDITIONAL SIGNER OF HOUSE BILL

By unanimous consent of the House, the following Member was authorized to sign bill as coauthor of same, as follows:

Mr. Parker: House Bill No. 130.

HOUSE BILL NO. 796 ON THIRD READING

Mr. Bell moved that the necessary Rules be suspended for the purpose of taking up and considering, at this time, House Bill No. 796.

The motion prevailed by the following vote:

Yeas-106

Anderson Harris of Dallas Hartzog Avant Bailey Helpinstill Bean Henderson Bell Hileman Boone Hobbs Bruhl Howard Bundy Howington Hoyo Carlton Carrington Huddleston Huffman Cato Celaya Humphrey Chambers Isaacks Cleveland Jones Kelly Coker Colson, Mrs. Kennedy Kersey Connelly Kinard Craig Crossley King Klingeman Crosthwait Daniel Knight Davis Lehman Leyendecker Dove Duckett Little Lock Dwyer Love Ellis Favors Lucas Ferguson Lyle McAlister Files Fitzgerald McDonald Fuchs McGlassonMcLellan Garland McNamara Gilmer Manford Goodman Martin Halsey Matthews Hanna

Morgan

Hargis

Smith of Bastrop Morris Spacek Morse Spangler Nicholson Stanford Phillips Stinson Price Rampy Stubbs Reed of Bowie Taylor Turner Reed of Dallas Vale Rhodes Roark Voigt Roberts Walters Senterfitt Wattner Weatherford Sharpe White Shell Whitesides Simpson Winfree Skiles

Nays-30

Allison Hughes Hutchinson Baker Lansberry Benton Blankenship Lowry McCann Brawner McMurry Burkett Markle Burnaman Mills Clark Dickson of Bexar Murray Dickson of Nolan Pace Parker Donald Pevehouse Eubank Ridgeway Evans Sallas Hardeman Thornton Heflin

Absent

Allen Gandy
Alsup Harris of Hill
Bridgers Manning
Brown Montgomery
Bullock Moore
Deen

Absent-Excused

Bray Smith of Atascosa

The Speaker then laid before the House, on its third reading and final passage,

H. B. No. 796, A bill to be entitled "An Act further regulating the sale, transportation, storage, manufacturing, etc., of alcoholic beverages in this State under the Texas Liquor Control Act by amending portions of, repealing portions of and adding new sections to Chapter 467, Acts of the 2nd Called Session of the 44th Legislature, as amended by H. B. No. 8, Acts of the 3rd Called Huddlest Huffman by H. B. No. 5, Acts of the Regular

Session of the 45th Legislature, and by S. B. No. 20, Acts of the 1st Called Session of the 45th Legislature, in the following particulars, etc.; and declaring an emergency."

The bill was read third time and was passed by the following vote:

Yeas—112

Humphrey Allen Allison Hutchinson Isaacks Alsup Anderson Kelly Bailey Kersey Bean Kinard Bell Klingeman Lansberry Renton Boone Lehman Bridgers Levendecker Little Bruhl Bundy Love Burkett Lucas Carlton Lyle McAlister Carrington McCann Cato McDonald Celaya Chambers McGlasson McLellan Clark Cleveland McMurry Coker McNamara Manford Colson, Mrs. Crossley Manning Markle Crosthwait Montgomery Daniel Moore Davis Morgan Dickson of Bexar Dickson of Nolan Morris Morse Dove Nicholson Duckett Parker Dwyer Phillips Eubank Rampy Favors Reed of Bowie Ferguson Reed of Dallas Files Ridgeway Fitzgerald Rhodes Fuchs Roark Garland Roberts Halsey Hanna Sallas Senterfitt Hargis Sharpe Harris of Dallas Shell Harris of Hill Simpson Henderson Skiles Hileman Hobbs Smith of Bastrop Howard Spacek Howington Spangler Stanford Huddleston Stinson Stubbs

Taylor

Turner **Vale** Voigt Wattner Weatherford White Whitesides Winfree

Nays-28

Avant Baker Blankenship Brawner Burnaman Connelly Craig Donald Ellis Evans Hardeman Hartzog Heflin Helpinstill

Jones Kennedy King Knight Lock Lowry Matthews Mills Murray Pace Pevehouse Price Thornton Walters

Absent

Brown Bullock Deen Gandy

Gilmer Goodman Martin

Absent-Excused

Brav

Smith of Atascosa

Mr. Bell moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 875 ON SECOND READING

(By unanimous consent)

the The Speaker laid before House, on its second reading and passage to engrossment,

H. B. No. 875, A bill to be entitled "An Act to amend Article 5221-b, Vernon's Annotated Statutes of Texas, as amended, by adding a new section to be known as Section 8-A; defining certain additional terms; making provisions with reference to the authority of the Unemployment Compensation Commission to make reasonable rules and regulations regarding seasonal workers; and declaring an emergency."

The bill was read second time.

Mr. McAlister offered the following committee amendment to the 'seasonal worker' or 'individual in bill:

Amend House Bill No. 875 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. That Section 8-A, Senate Bill No. 21, being Chapter 2 of the General Laws of the 46th Legislature, Regular Session, 1939, which said Senate Bill No. 21 amended Chapter 482, General and Special Laws, 44th Legislature, Third Called Session, be and the same is hereby amended so as to hereafter read as follows:

"Sec. 8-A. That a new section, to be known as Section 8-A, be added to read as follows:

"Sec. 8-A (1) As used in this Section, the term 'seasonal employer' means an employer who customarily lays off or discharges for a period of at least eight (8) consecutive weeks, which period regularly recurs at some time during each calendar year, forty (40%) per cent or more of the individuals in his employment. The Commission shall place seasonal employers in categories of seasonal industries, after a determination in a like manner to that provided in subsection (2) below for the Commission's determination with respect to 'seasonal industry.'

"(2) The term 'seasonal industry' means an industry in which, hecause of the seasonal nature thereof, it is customary for seasonal employers to lay off or discharge for a period of at least eight (8) consecutive weeks, which period regularly recurs at some time during each calendar year, forty (40%) per cent or more of the individuals in their employment. The Commission shall, after a study of previous employment records during a reasonable prior period, as determined by the Commission, and after investigation and hearing determine, and may thereafter from time to time redetermine the normal seasonal period or periods during which the workers, employees or individuals in employment are ordinarily employed for the purpose of carrying on the seasonal operations in each seasonal industry. Until such determination by the Commission, no industry shall be deemed to be seasonal.

"(3) A 'seasonal employee' seasonal employment' means a worker, employee, or individual who belongs to that class of individuals ordinarily laid off or discharged by a seasonal employer in a seasonal industry for a period of not less than eight (8) consecutive weeks, which period regularly recurs at some time except during each calendar year, that the term shall not include workers or employees or individuals in employment in occupations which. after the Commission has studied the nature thereof and employment records of workers engaged therein in the manner provided for determinations with respect to seasonal industry, are found to be occupations in which employment regularly continues throughout substantially all of the calendar year.

"(4) Wages payable to seasonal workers by seasonal employers in seasonal industries shall be used as wage credits only to the extent of that percentage arrived at by dividing the total number of weeks in the calendar year during which such particular seasonal industry regularly operates by the total number of weeks in the calendar year.

Under this Section, the Commission is authorized and empowered to classify employers as being in seasonal industries, after first determining that such employer is a seasonal employer, and to determine the average seasonal period of operation of each individual seasonal empleyer, and to determine who are seasonal workers or seasonal employees or individuals in seasonal em-Floyment, and to determine the amount of wages for seasonal employment which are available as a basis for the payment of benefits to seasonal workers.

the power to prescribe, and shall prescribe, fair and reasonable regulations for carrying into effect the provisions of this Section, and shall prescribe regulations applicable to seasonal workers or employees for determining the amounts of and the periods during which benefits shall be payable to them. The Commission may prescribe such other fair and reasonable regulations with respect to such other matters relating to benefits for seasonal workers or employees as the Commission finds necessary and consistent with the

policy and purposes of this Act. Regulations prescribed pursuant to this Section shall supersede any inconsistent provisions of this Act or of the Commission's Regulations, but shall, so far as practicable, secure results reasonably similar to those provided in analagous provisions of this Act."

Sec. 3. This Act shall be effective on the first day of July, 1941.

Sec. 4. The provisions of this Act shall repeal all parts of Chapter 482, General and Special Laws, 44th Legislature, Third Called Session, as amended, in conflict herewith, and all other laws or parts of laws in conflict herewith.

Sec. 5. The fact that there is no effective provision of the Texas Unemployment Compensation Act which accomplishes equitable taxation of employers engaged in seasonal industries creates an emergency and an imperative public necessity that the Constitutional Rule requiring that bills be read on three separate days in each House be suspended, and the same is hereby suspended, and this Act shall be in full force and effect from and after its passage, and it is so enacted.

Mr. Lowry offered the following amendment to the committee amendment:

Amend amendment to House Bill No. 875 of the printed bill, page 1, line 21, and line 31, by substituting in the proper place sixty (60%) per cent.

On motion of Mr. Stanford the amendment by Mr. Lowry was tabled.

Question recurring on the committee amendment, it was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 875 was then passed to engrossment.

HOUSE BILL NO. 875 ON THIRD READING

Mr. Stanford moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 875 be placed on its third reading and final passage.

The motion prevailed by the fol-Sharpe lowing vote:

Yeas-136

Allison Howington Hoyo Aisup Huffman Avant Bailey Hughes Humphrey Baker Bean Hutchinson Isaacks Bell Benton Jones Kelly Blankenship Boone Kennedy Brawner Kersey Bridgers Kinard Bruhl King Bullock Klingeman Bundy Knight Burkett Lansberry Lehman Burnaman Carrington Levendecker Little Cato Celava Lock Chambers Love Cleveland Lowry Coker Lucas Colson, Mrs. Lyle Connelly McAlister Craig McCann Crossley McDonald Crosthwait McGlasson Daniel McLellan Davis McMurry Dickson of Bexar McNamara Dickson of Nolan Manford Manning Dove Duckett Markle Martin Dwyer Ellis Matthews Mills Eubank Montgomery Evans Moore Favors Morgan Ferguson Morris Fitzgerald Morse Fuchs Murray Gandy Nicholson Garland Gilmer Pace Goodman Parker Halsey Pevehouse Hanna Phillips

Price

Rampy

Rhodes

Roark

Sallas

Roberts

Senterfitt

Ridgeway

Reed of Bowie

Reed of Dallas

Hardeman

Harris of Dallas

Harris of Hill

Hargis

Hartzog

Helpinstill

Henderson

Hileman

Howard

Heflin

Thornton Simpson Turner Skiles Vale Smith of Bastrop Voigt Walters Spacek Spangler Wattner Stanford Weatherford Stinson White Whitesides Stubbs Taylor Winfree

Nays-1

Clark

Absent

Allen Donald
Anderson Files
Brown Hobbs
Carlton Huddleston
Deen Shell

Absent-Excused

Bray Smith of Atascosa

The Speaker then laid House Bill No. 875 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-136

Daniel Allison Davis Alsup Dickson of Bexar Avant Dickson of Nolan Bailey Dove Baker Bean Duckett Dwyer Bell Ellis Benton Eubank Blankenship Evans Roone Brawner Favors Ferguson Bridgers Fitzgerald Bruhl Fuchs Bullock Gandy Bundy Burkett Garland Burnaman Gilmer Carrington Goodman Halsey Cato Celaya Hanna Hardeman Chambers Cleveland Hargis Harris of Dallas Coker Colson, Mrs. Harris of Hill Connelly Hartzog Craig Heflin Crossley Helpinstill Crosthwait Henderson

Moore Hileman Morgan Howard Howington Morris Hoyo Morse Huffman Murray Hughes Nicholson Humphrey Pace Hutchinson Parker Isaacks Pevehouse Phillips Jones Price Kelly Kennedy Rampy Reed of Bowie Kersev Kinard Reed of Dallas Ridgeway King Klingeman Rhodes Knight Roark Lansberry Roberts Lehman Sallas Leyendecker Senterfitt Sharpe Little Simpson Lock Skiles Love Smith of Bastrop Lowry Spacek Lucas Spangler Lvle Stanford McAlister Stinson McCann Stubbs McDonald Taylor McGlasson Thornton McLellan McMurry Turner McNamara Vale Voigt Manford Walters Manning Markle Wattner Weatherford Martin Matthews White Mills Whitesides Winfree Montgomery

Nays-1

Clark

Absent

Allen Anderson Brown Carlton Deen Donald Files Hobbs Huddleston Shell

Absent—Excused

Bray

Smith of Atascosa

Mr. Bell moved to reconsider the vote by which the bill was passed and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE HOUSE BILL NO. 361 ON THIRD READING

Mr. Hobbs moved that the necessary Rules be suspended for the purpose of taking up and considering, at this time,

H. B. No. 361, A bill to be entitled "An Act declaring the floods of Lavaca County, Texas, to be a public calamity; authorizing a donation and grant to Lavaca County Flood Control District of one-half of the State ad valorem taxes collected in Lavaca County for flood control improvement and maintenance purposes, specifying the reports thereon to be made by the Assessor and Collector of Taxes; authorizing the issuance of bonds secured by a pledge of the funds donated and granted by the State and prescribing the manner of issuance thereof; providing the procedure hereunder for all matters relating to said donation; providing that if any provision of this Act shall be held invalid, the other provisions shall not be affected; and declaring an emergency."

The motion was lost by the following vote (not receiving the necessary two-thirds vote):

Yeas-72

Alsup	Heflin
Avant	Helpinstill
Bailey	Henderson
Baker	Hileman
Bean	Hobbs
Bell	Howard
Burnaman	Hoyo
Carrington	Huffman
Cato	Hutchinson
Chambers	Isaacks
Colson, Mrs.	Kersey
Connelly	Kinard
Crosthwait	Klingeman
Davis	Leyendecker
Deen	Little
Dickson of Bexar	Lock
Donald	Lowry
Dove	Lucas
Duckett	Lyle
Evans	McDonald
Ferguson	McGlasson
Fitzgerald	McLellan
Fuchs	McNamara
Hargis	Manford
Harris of Dallas	Manning
Hartzog	Martin

Mills
Montgomery
Moore
Morse
Murray
Parker
Pevehouse
Phillips

Rampy

Rhodes

Roark
Sharpe
Smith of Bastrop
Spacek
Spangler
Taylor
Vale
White
Whitesides
Winfree

Nays---50

Lansberry Allison Lehman Benton Blankenship Love McAlister Boone McCann Bruhl McMurry Burkett Markle Clark Cleveland Matthews Morgan Coker Pace Craig Crossley Price Reed of Bowie Ellis **Favors** Ridgeway Files Roberts Gandy Sallas Garland Senterfitt Goodman Simpson Stinson Halsey Stubbs Hanna Howington Thornton Turner Hughes Jones Voigt Walters Kennedy Wattner King Weatherford Knight

Absent

Gilmer Allen Anderson Hardeman Harris of Hill Brawner Huddleston Bridgers Brown Humphrev Bullock Kelly Bundy Morris Nicholson Carlton Reed of Dallas Celava Shell Daniel Dickson of Nolan Skiles Dwver Stanford Eubank

Absent-Excused

Bray Smith of Atascosa

MESSAGE FROM THE GOVERNOR

The Speaker laid before the House and had read the following message from the Governor:

April 29th, 1941.

To the House of Representatives of the Forty-seventh Legislature:

At the request of the author, Representative L. L. Bruhl, I am returning herewith House Bill No. 755 without my approval.

Respectfully submitted, W. LEE O'DANIEL, Governor of Texas.

RECESS

On motion of Mr. Manning, the House, at 5:15 o'clock p. m., took recess until 7:30 o'clock p. m. today.

NIGHT SESSION

The House met at 7:30 o'clock p. m. and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence for this evening on account of important business:

 $Mr.\ Gilmer\ on\ motion\ of\ Mr.\ Stinson.$

Mr. Bray on motion of Mr. Mc-Murry.

Mr. Hughes on motion of Mr. Little.

REMARKS OF HONORABLE ERNEST COKER

In accordance with the motion by Mr. Cato the following remarks of Honorable Ernest Coker were ordered printed in the Journal:

Mr. Speaker, Members of the State Senate, and Members of the House of Representatives of Texas:

I want, at this time, to express as a new Member, one of the ninety-three new Members of this House for our first term, my sincere appreciation for those Members who have labored very hard and untiringly to bring to the floor of the House of Representatives the Tax Bill we have just passed. This, in my opinion, will take care of our Social Security

problems of Texas. Especially do I want to pay honor and tribute to G. C. Morris. When I arrived in Austin to start my labor in the Forty-seventh Session, I heard that G. C. was an obstructionist. heard him called the "Key" man; that he was against Social Security. These statements were unwarranted and inexcusable. The principles he has worked for were sound policies of government and as long as the people of Texas send to the Legislature men with the intestinal fortitude and sincerity as characteristic of G. C. Morris, the people of the Lone Star State will never have any fear in the preservation of the Democracy of our State. He has worked consistently and courageously for the old people and other Social Security problems of Texas, and when the silver-haired people, underprivileged children and needy blind enjoy the fruits of this bill, they should think kindly of the courage of G. C. Morris of Greenville, who has never dealt in human emotions, but has worked untiringly with courage and integrity in behalf of these I pay tribute to you, G. C. people. Morris.

COKER.

RELATIVE TO HOUSE BILL NO. 933

Mr. Humphrey was granted unanimous consent of the House to withdraw his name from House Bill No. 933.

Mr. Fitzgerald was granted unanimous consent of the House to sign House Bill No. 933.

BILLS ORDERED NOT PRINTED

On motion of Mr. Brawner, House Bill No. 974 was ordered not printed.

On motion of Mr. Blankenship, House Bill No. 976 was ordered not printed.

RELATIVE TO HOUSE BILL NO. 357

On motion of Mr. Coker, House Bill No. 357 was laid on the table.

RELATIVE TO HOUSE BILL NO. 851

On motion of Mr. Allison, House Bill No. 851 was laid on the table.

HOUSE BILL NO. 773 ON FINAL PASSAGE

The Speaker laid before the House, as postponed business, on its final passage,

H. B. No. 773, A bill to be entitled "An Act authorizing the Board of Directors of Texas Technological College to purchase insurance on the contents of the book store located on the campus of the college, and on the building and contents of the R. O. T. C. Building located on the campus of the college, and on the building and contents of the N. Y. A. Cooperative Dormitory Building located on the campus of the college; authorizing the payment of the necessary insurance premiums out of the local funds of the college and appropriating sufficient funds of money therefrom to pay same; and declaring an emergency.'

The bill having heretofore been read third time.

Mr. Halsey moved to reconsider the vote by which the amendment was heretofore adopted to House Bill No. 773.

The motion to reconsider prevailed.

Question: Shall the amendment be adopted?

The amendment was withdrawn.

H. B. No. 773 was then passed by the following vote:

Yeas-109

Craig Allen Crossley Allison Crosthwait Anderson Daniel Avant Davis Bailey Deen Bean Dickson of Bexar Benton Blankenship Dove Duckett Brown Dwyer Bruhl Bullock Ellis Burnaman Eubank Carlton Favors Ferguson Carrington Files Celaya Chambers Fitzgerald Clark Fuchs Cleveland Gandy Coker Garland Colson, Mrs. Hardeman Connelly Hargis

Montgomery Hartzog Heflin Moore Helpinstill Morgan Morse Hileman Murray Howard Nicholson Howington Pace Hoyo Huddleston Parker Humphrey Pevehouse Phillips Kelly Kennedy Price Reed of Bowie Kersey Reed of Dallas Kinard Ridgeway King Knight Rhodes Roark Lehman Roberts Leyendecker Little Sallas Senterfitt Lock Sharpe Love Shell Lowry Lucas Skiles Spacek Lyle McAlister Taylor Thornton McDonald McGlasson Turner McMurry Vale Voigt McNamara. Manning Walters Wattner Markle Martin White Whitesides Matthews Mills Winfree

Nays—8

Alsup Baker Burkett Jones Klingeman Rampy Simpson Stubbs

\mathbf{A} bsent

Henderson Bell Hobbs Boone Brawner Huffman Bridgers Hutchinson Bundy Isaacks Cato Lansberry Dickson of Nolan McCann McLellan Donald Evans Manford Goodman Morris Spangler Halsey Hanna Stanford Harris of Dallas Stinson Harris of Hill Weatherford

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 889 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 889, A bill to be entitled "An Act authorizing the Commissioners Court in any county having a population of not less than Twenty Thousand, Five Hundred and Fifty-(20,556) and not more than Twenty Thousand, Five Hundred and Fifty-eight (20,558), according to the last preceding Federal Census, to allow each County Commissioner certain expenses for traveling in connection with the use of his automobile on official business; requiring each such Commissioner to pay the expense of operation and repair of such automobile so used by him expense to the without further County; and declaring an emergency.

The bill was read second time.

Mr. Chambers offered the following amendment to the bill:

Amend House Bill No. 889 by adding at the end of Section 1 a new Section to be known as Section 1a, to read as follows:

Section 1a. In all counties in this State having a population of not less than Eleven Thousand Nine Hundred Fifty (11,950) and not more than Twelve Thousand (12,000), according to the last available Federal Census as same now exists or may hereinafter exist, and in all counties having a population of not less than Twenty-one Thousand Seven Hundred (21,700) and not more than Twenty-two Thousand Four Hundred (22,400), according to the last available Federal Census as same now exists or may hereafter exist, the Commissioners' Court of each County is hereby authorized to allow each Commissioner the sum of Twenty-five Dollars (\$25.00) per month for traveling expenses while on official business.

The amendment was adopted.

House Bill No. 889 was then passed to engrossment.

HOUSE BILL NO. 889 ON THIRD READING

Mr. Chambers moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 889 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138 Garland Allen Allison Goodman Halsey Alsup Hanna Anderson Hardeman Avant Hargis Bailey Harris of Dallas Baker Harris of Hill Bean Hartzog Bell Heflin Benton Blankenship Helpinstill Hileman Boone Brawner Hobbs Bridgers Howard Howington Brown Hoyo Bruhl Huddleston Bullock Humphrey Bundy Hutchinson Burkett Jones Burnaman Carlton Kellv Kennedy Carrington Kersey Cato Kinard Celaya Chambers King Klingeman Clark Knight Cleveland Lansberry Coker Lehman Colson, Mrs. Leyendecker Connelly Little Craig Lock Crossley Love Crosthwait Lowry Daniel Lucas Davis Lyle Deen Dickson of Bexar McAlister McDonald Dickson of Nolan Donald McGlasson Dove McLellan Duckett McMurry McNamara Dwyer Ellis Manford Manning Eubank Favors Markle Ferguson Martin Files Matthews Fitzgerald Mills Fuchs Montgomery

Moore

Gandy

Sharpe Morgan Morris Shell Simpson Morse Murray Skiles Nicholson Spacek Stanford Pace Parker Stinson Stubbs Pevehouse Phillips Taylor Price Thornton Rampy Turner Reed of Bowie Vale Reed of Dallas Voigt Ridgeway Walters Rhodes Wattner Roark Weatherford Roberts White Whitesides Sallas Senterfitt Winfree

Absent

Isaacks Evans Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 889 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Chambers Allison Clark Cleveland Alsup Anderson Coker Colson, Mrs. Avant Connelly Bailey Baker Craig Bean Crossley Bell Crosthwait Daniel Benton Blankenship Davis Deen Roone Dickson of Bexar Brawner Bridgers Dickson of Nolan Brown Donald Bruhl Dove Bullock Duckett Bundy Dwyer Ellis Burkett Eubank Burnaman Favors Carlton Ferguson Carrington Files Cato Fitzgerald Celaya

Manning Fuchs Gandy Markle Martin Garland Goodman Matthews Mills Halsev Hanna Montgomery Hardeman Moore Hargis Morgan Harris of Dallas Morris Harris of Hill Morse Hartzog Murray Heflin Nicholson Helpinstill Pace Hileman Parker Hobbs Pevehouse Howard Phillips Howington Price Hoyo Rampy Huddleston Reed of Bowie Humphrey Reed of Dallas Hutchinson Ridgeway Jones Rhodes Kelly Roark Kennedy Roberts Kersey Sallas Kinard Senterfitt King Sharpe Klingeman Shell Knight Simpson Skiles Lansberry Lehman Spacek Leyendecker Stanford Little Stinson Lock Stubbs Love Taylor Lowry Thornton Lucas Turner Lyle Vale McAlister Voigt McDonald Walters McGlasson Wattner McLellan Weatherford McMurry White McNamara Whitesides Manford Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 931 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 931, A bill to be entitled "An Act declaring it unlawful for any person to kill, take, or have in his possession for purpose of sale in Angelina and Taylor Counties any wild fox or the pelts thereof, providing that this law shall be enforced for a period of two (2) years; providing various exemptions and exceptions; prescribing a penalty for the violation of this Act; repealing all laws in conflict; and declaring an emergency."

The bill was read second time.

Mr. Burnaman offered the following amendments to the bill:

Amend House Bill No. 931 by striking out the words "Angelina and Tyler Counties" in Section 1, and inserting the following: "Angelina, Tyler, Newton, Jasper, Sabine, and San Augustine Counties."

BURNAMAN, HARGIS.

Amend House Bill No. 931 by adding a new section at the end of the bill as follows:

"Sec. 5. The fact that the existing laws in regard to wild fox in Angelina, Tyler, Newton, Jasper, Sabine, and San Augustine Counties are insufficient to accomplish the purpose creates an emergency and an imperative public necessity requiring that the Constitutional Rule providing that the bills be read on three several days in each House be suspended, and this Act shall be in full force and effect from and after its passage, and it is so enacted."

LOCK, BURNAMAN, HARGIS.

The amendments were severally adopted.

House Bill No. 931 was then passed to engrossment.

HOUSE BILL NO. 931 ON THIRD READING

Mr. Lock moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 931 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Heflin Allison Helpinstill Alsup Hileman Anderson Hobbs Avant Howard Bailey Howington Baker Hoyo Bean Huddleston Rell Humphrey Benton Hutchinson Blankenship Jones Boone Kelly Brawner Kennedy Bridgers Kersey Brown Kinard Bruhl King Bullock Klingeman Bundy Knight Burkett Lansberry Burnaman Lehman Carlton Leyendecker Carrington Little Cato Lock Celaya Love Chambers Lowry Clark Lucas Cleveland Lyle Coker McAlister Colson, Mrs. McDonald Connelly McGlasson Craig McLellan Crossley McMurry Crosthwait McNamara Daniel Manford Davis Manning Deen Markle Dickson of Bexar Martin Dickson of Nolan Matthews Donald Mills Dove Montgomery Duckett Moore Dwyer Morgan Ellis Morris Eubank Morse Favors Murray Ferguson Nicholson Files Pace Fitzgerald Parker Fuchs Pevehouse Gandy Phillips Garland Goodman Price Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Harris of Dallas Rhodes Harris of Hill Roark

Roberts

Hartzog

Sallas Thornton Senterfitt Turner Vale Sharpe Shell Voigt Simpson Walters Wattner Skiles Weatherford Spacek Stanford White Whitesides Stinson Winfree Stubbs Taylor

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 931 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Daniel Allen Allison Davis Alsup Deen Dickson of Bexar Anderson Avant Dickson of Nolan Donald Bailey Dove Baker Duckett Bean Dwyer Bell Ellis Benton Blankenship Eubank Favors Boone Ferguson Brawner Files Bridgers Fitzgerald Brown Fuchs Bruhl Bullock Gandy Garland Bundy Goodman Burkett Halsey Burnaman Hanna Carlton Hardeman Carrington Hargis Cato Harris of Dallas Celaya Harris of Hill Chambers Clark Hartzog Heflin Cleveland Helpinstill Coker Hileman Colson, Mrs. Hobbs Connelly Howard Craig Howington Crossley Crosthwait Hoyo

Morse Huddleston Murray Humphrey Hutchinson Nicholson Pace Jones Parker Kellv Pevehouse Kennedy Phillips Kersey Kinard Price King Rampy Reed of Bowie Klingeman Reed of Dallas Knight Ridgeway Lansberry Lehman Rhodes Leyendecker Roark Little Roberts Lock Sallas Love Senterfitt Lowry Sharpe Lucas Shell Simpson Lyle McAlister Skiles Spacek McDonald Stanford McGlasson Stinson McLellan Stubbs McMurry Taylor McNamara Manford Thornton Turner Manning Vale Markle Martin Voigt Matthews Walters Wattner Mills Montgomery Weatherford Moore White Morgan Whitesides Winfree Morris

Absent

Evans Henderson Huffman

Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 882 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 882, A bill to be entitled "An Act providing that it shall not be unlawful for any person to catch, trap, shoot, or kill any wild fox in Robertson County, Texas, but making it a misdemeanor to sell or offer to sell the pelt or pelts thereof and providing a penalty; providing that it shall not be unlawful for any per-

on to shoot, kill, or to set a steel trap, snare, or deadfall for the purpose of taking any other fur-bearing animal in Robertson County, Texas, nor to sell the pelt or pelts thereof; making the provisions of this law cumulative of all general laws on the subject not in conflict herewith and repealing all laws in conflict with the provisions of this Act; and declaring an emergency."

The bill was read second time.

Mr. Rhodes offered the following amendment to the bill:

Amend House Bill No. 882 by changing the population brackets to read as follows:

"In counties having a population of not less than 25,600 and not more than 25,889."

The amendment was adopted.

House Bill No. 882 was then passed to engrossment.

HOUSE BILL NO. 882 ON THIRD READING

Mr. Rhodes moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 882 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen Cato Allison Celaya Alsup Chambers Anderson Clark Cleveland Avant Bailey Coker Colson, Mrs. Baker Bean Connelly Rel1 Craig Crossley Benton Blankenship Crosthwait Boone Daniel Davis Brawner Bridgers Deen Dickson of Bexar Brown Dickson of Nolan Bruhl Donald Bullock Dove Bundy Burkett Duckett Burnaman Dwyer **Ellis** Carlton

Eubank

Carrington

Favors McNamara Ferguson Manford Files Manning Fitzgerald Markle Fuchs Martin Gandy Matthews Garland Mills Goodman Montgomery Halsey Moore Hanna Morgan Hardeman Morris Hargis Morse Harris of Dallas Murray Harris of Hill Nicholson Hartzog Pace Heflin Parker Helpinstill Pevehouse Hileman Phillips Hobbs Price Howard Rampy Howington Reed of Bowie Hoyo Reed of Dallas Huddleston Ridgeway Humphrey Rhodes Hutchinson Roark Jones Roberts Kelly Sallas Kennedy Senterfitt Kersey Sharpe Kinard Shell King Simpson Klingeman Skiles Knight Spacek Lansberry Stanford Lehman Stinson Leyendecker Stubbs Little Taylor Lock Thornton Love Turner Lowry Vale Lucas Voigt Lyle Walters McAlister Wattner Weatherford McDonald McGlasson White Whitesides McLellan McMurry Winfree

${f Absent}$

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 882 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Hartzog Allison Heflin Alsup Helpinstill Anderson Hileman Avant Hobbs Bailey Howard Baker Howington Bean Hoyo Rell Huddleston Benton Humphrev Blankenship Hutchinson Jones Roone Brawner Kelly Bridgers Kennedy Brown Kersey Bruhl Kinard Bullock King Bundy Klingeman Burkett Knight Burnaman Lansberry Carlton Lehman Carrington Levendecker Cato Little Celaya Lock Chambers Love Clark Lowry Cleveland Lucas Coker Lyle Colson, Mrs. McAlister Connelly McDonald Craig McGlasson Crosslev McLellan Crosthwait McMurry Daniel McNamara Davis Manford Deen Manning Dickson of Bexar Markle Dickson of Nolan Martin Matthews Donald Mills Dove Montgomery Duckett Moore Dwyer Morgan Ellis Eubank Morris Morse **Favors** Ferguson Murray Nicholson Files Fitzgerald Pace Fuchs Parker Pevehouse Gandy Phillips Garland Price Goodman Halsey Rampy Reed of Bowie Hanna Reed of Dallas Hardeman

Ridgeway

Rhodes

Roark

Hargis

Harris of Dallas

Harris of Hill

Roberts Taylor Sallas Thornton Senterfitt Turner Sharpe Vale Voigt Shell Simpson Walters Skiles Wattner Weatherford Spacek White Stanford Whitesides Stinson Stubbs Winfree

Absent

Evans Henderson Huffman

Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 822 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 822, A bill to be entitled "An Act to amend Subdivision 70 of Article 199, Title 8, of the Revised Civil Statutes of the State of Texas, 1925, amended by Acts 1927, Fortieth Legislature, Regular Session, page 134, Chapter 87, Section 1, amended by Acts 1929, Forty-first Legislature, Regular Session, page 50, Chapter 19, Section 1, amended by Acts 1933, Forty-third Legislature, Regular Session, page 271 ture, Regular Session, page 371, Chapter 145, Section 2, Acts 1935, Forty-fourth Legislature, Regular Session, page 150, Chapter 63, Section 1, so as to change the time and terms of holding the terms of District Court in Martin, Howard, Midland, Ector and Glasscock Counties, constituting the Seventieth Judicial District of Texas; validating and continuing all processes issued or served before this Act takes effect, including recognizances and bonds, and making them returnable to the next terms of court in said counties and district, as herein fixed; to validate the summoning of grand and petit juries under the present law so as to render them available in said counties under this Act; repealing all laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 822 ON THIRD READING

Mr. White moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 822 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Files Allison Fitzgerald Alsup Fuchs Anderson Gandy Avant Garland Goodman Bailey Baker Halsey Bean Hanna Hardeman Bell Hargis Benton Blankenship Harris of Dallas Harris of Hill Boone Hartzog Brawner Heflin Bridgers Helpinstill Brown Hileman Bruhl Hobbs Bullock Bundy Howard Burkett Howington Burnaman Hoyo Huddleston Carlton Carrington Humphrey Hutchinson Cato Jones Celaya Kelly Chambers Kennedy Clark Cleveland Kersey Coker Kinard King Colson, Mrs. Klingeman Connelly Knight Craig Lansberry Crossley Lehman Crosthwait Leyendecker Daniel Little Davis Lock Deen Love Dickson of Bexar Lowry Dickson of Nolan Luicas Donald Lyle Dove McAlister Duckett McDonald Dwyer McGlasson Ellis McLellan Eubank McMurry Favors McNamara

Ferguson

Manford Roark Manning Roberts Markle Sallas Martin Senterfitt Matthews Sharpe Mills Shell Montgomery Simpson Moore Skiles Morgan Spacek Morris Stanford Morse Stinson Murray Stubbs Nicholson Taylor Pace Thornton Parker Turner Pevehouse Vale Phillips Voigt Price Walters Rampy Wattner Reed of Bowie Weatherford Reed of Dallas White Whitesides Ridgeway Rhodes Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 822 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Allen Burnaman Allison Carlton Carrington Alsup Anderson Cato Avant Celaya Bailey Chambers Baker Clark Bean Cleveland Bell Coker Benton Colson, Mrs. Blankenship Connelly Boone Craig Brawner Crosslev Bridgers Crosthwait Brown Daniel Bruhl Davis Bullock Deen Bundy Dickson of Bexar Dickson of Nolan Burkett

Donald McGlasson McLellan Dove McMurry Duckett Dwyer McNamara Ellis Manford Eubank Manning Favors Markle Ferguson Martin Files Matthews Fitzgerald Mills Fuchs Montgomery Gandy Moore Garland Morgan Goodman Morris Halsey Morse Hanna Murray Hardeman Nicholson Hargis Pace Harris of Dallas Parker Harris of Hill Pevehouse Hartzog **Phillips** Heflin Price Helpinstill Rampy Hileman Reed of Bowie Hobbs Reed of Dallas Howard Ridgeway Howington Rhodes Hoyo Roark Huddleston Roberts Humphrey Sallas Hutchinson Senterfitt Jones Sharpe Kelly Shell Kennedy Simpson Skiles Kersev Kinard Spacek King Stanford Klingeman Stinson Knight Stubbs Lansberry Taylor Lehman Thornton Leyendecker Turner Little Vale Lock Voigt Love Walters Lowry Wattner Weatherford Lucas White Lyle Whitesides McAlister McDonald Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

SENATE BILL NO. 369 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 369, A bill to be entitled "An Act to amend Section 1 of Chapter 88, page 189, Special Laws, 42nd Legislature, Regular Session, 1931, to empower and authorize certain counties to establish, own and operate a parental home and school for the training of dependent and delinquent youth resident of that county or city; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 369 ON THIRD READING

Mr. Stinson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 369 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

	1000 100
Allen	Colson, Mrs.
Allison	Connelly
Alsup	Craig
Anderson	Crossley
Avant	Crosthwait
Bailey	Daniel
Baker	Davis
\mathbf{Bean}	Deen
Bell	Dickson of Bexar
Benton	Dickson of Nolan
Blankenship	Donald
Boone	Dove
Brawner	Duckett
Bridgers	Dwyer
Brown	Ellis
Bruhl	Eubank
Bullock	Favors
Bundy	Ferguson
Burkett	Files
Burnaman	Fitzgerald
Carlton	Fuchs
Carrington	Gandy
Cato	Garland
Celaya	Goodman
Chambers	Halsey
Clark	Hanna
Cleveland	Hardeman
Coker	Hargis

Harris of Dallas Mills Harris of Hill Montgomery Hartzog Moore Heflin Morgan Helpinstill Morris Hileman Morse Hobbs Murray Howard Nicholson Howington Pace Ноуо Parker Huddleston Pevehouse Humphrey **Phillips** Hutchinson Price Rampy Jones Kelly Reed of Bowie Reed of Dallas Kennedy Ridgeway Kersev Kinard Rhodes King Roark Roberts Klingeman Sallas Knight Lansberry Senterfitt Lehman Sharpe Leyendecker Shell Simpson Little Skiles Lock Spacek Love Stanford Lowry Stinson Lucas Stubbs Lyle Taylor McAlister McDonald Thornton McGlasson Turner McLellan Vale McMurry Voigt Walters McNamara Manford Wattner Weatherford Manning Markle White Whitesides Martin Matthews Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid Senate Bill No. 369 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Alsup Allison Anderson

2-Jour.

Avant Huddleston Bailey Humphrey Hutchinson Baker Bean Jones Bell Kelly Benton Kennedy Blankenship Kersey Kinard Boone Brawner King Klingeman Bridgers Knight Brown Brubl Lansberry Lehman Bullock Bundy Leyendecker Little Burkett Lock Burnaman Carlton Love Carrington Lowry Lucas Cato Lyle Celaya McAlister Chambers McDonald Clark Cleveland McGlasson Coker McLellan McMurry Colson, Mrs. Connelly McNamara Craig Manford Manning Crosslev Markle Crosthwait Martin Daniel Davis Matthews Deen Mills Dickson of Bexar Montgomery Dickson of Nolan Moore Morgan Donald Dove Morris Duckett Morse Murray Dwyer Nicholson Ellis Pace Eubank Favors Parker Ferguson Pevehouse Phillips Files Price Fitzgerald Fuchs Rampy Gandy Reed of Bowie Garland Reed of Dallas Ridgeway Goodman Rhodes Halsey Hanna Roark Hardeman Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Simpson Helpinstill Skiles Hileman Spacek Hobbs Stanford Howard Stinson Howington Stubbs Hoyo Taylor

Thornton Wattner
Turner Weatherford
Vale White
Voigt Whitesides
Walters Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

SENATE BILL NO. 266 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 266, A bill to be entitled "An Act providing for a separate depository for the administration of the school funds of the Prosper Independent School District, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 266 ON THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 266 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Bullock
Allison	Bundy
Alsup	Burkett
Anderson	Burnaman
Avant	Carlton
Bailey	Carrington
Baker	Cato
Bean	Celaya
Bell	Chambers
Benton	Clark
Blankenship	Cleveland
Boone ·	Coker
Brawner	Colson, Mrs.
Bridgers	Connelly
Brown	Craig
Bruhl	Crossley
	•

Crosthwait Lyle Daniel McAlister McDonald Davis Deen McGlasson Dickson of Bexar McLellan Dickson of Nolan McMurry Donald McNamara Dove Manford Duckett Manning Dwyer Markle Ellis Martin Matthews Eubank Mills Favors Ferguson Montgomery Files Moore Fitzgerald Morgan Morris Fuchs Gandy Morse Murray Garland Nicholson Goodman Halsey Pace Parker Hanna Pevehouse Hardeman Phillips Hargis Harris of Dallas Price Harris of Hill Rampy Reed of Bowie Hartzog Reed of Dallas Heflin Helpinstill Ridgeway Rhodes Hileman Roark Hobbs Roberts Howard Howington Sallas Senterfitt Hoyo Huddleston Sharpe Humphrey Shell Hutchinson Simpson Skiles Jones Kelly Spacek Kennedy Stanford Kersev Stinson Kinard Stubbs King Taylor Klingeman Thornton Knight Turner Lansberry Vale Lehman Voigt Leyendecker Walters Little Wattner Lock Weatherford Love White Lowry Whitesides Lucas Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray

Gilmer

Hughes Smith of Atascosa Smith of Bastrop

The Speaker then laid Senate Bill No. 266 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Goodman Allison Halsev Alsup Hanna Anderson Hardeman Avant Hargis Bailey Harris of Dallas Baker Harris of Hill Bean Hartzog Bell Heflin Benton Helpinstill Blankenship Hileman Hobbs Boone Howard Brawner Bridgers Howington Brown Hoyo Huddleston Bruhl Bullock Humphrey Hutchinson Bundy Burkett Jones Burnaman Kelly Kennedy Carlton Carrington Kersey Cato Kinard Celava King Chambers Klingeman Clark Knight Cleveland Lansberry Coker Lehman Colson, Mrs. Leyendecker Little Connelly Craig Lock Crossley Love Crosthwait Lowry Daniel Lucas Davis Lyle Deen McAlister McDonald Dickson of Bexar

Dickson of Nolan McGlasson Donald McLellan Dove McMurry Duckett McNamara Dwyer Manford Ellis Manning Eubank Markle Favors Martin Ferguson Matthews Files Mills Fitzgerald Montgomery

Fuchs Moore Gandy Morgan Garland Morris

Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe

Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 920 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 920, A bill to be entitled "An Act authorizing the Commissioners Court in any county having a population of not less than Twenty-nine Thousand, Seven Hundred and Sixty (29,760) and not more than Twenty-nine Thousand, Nine Hundred and Sixty (29,960) inhabitants, according to the last preceding Federal Census, to lease any county hospital belonging to said county, and providing for the terms of said lease; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 920 ON THIRD READING

Mr. Garland moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 920 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato

Carrington
Cato
Celaya
Chambers
Clark
Cleveland
Coker
Colson, Mrs.
Connelly
Craig
Crossley
Crosthwait
Daniel
Davis

Deen
Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Dwyer
Ellis
Eubank
Favors
Ferguson
Files
Fitzgerald
Fuchs
Gandy

Garland
Goodman
Halsey
Hanna
Hardeman
Hargis
Harris of Dallas

Harris of Hill Hartzog Heflin Helpinstill

Hileman Hobbs Howard Howington Hovo Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lansberry

Lehman Levendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery

Montgomery
Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy
Reed of Bowie
Reed of Dallas

Rampy
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson

Skiles
Spacek
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner

Vale
Voigt
Walters
Wattner
Weatherford
White
Whitesides
Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes

Allen

Smith of Bastrop Smith of Atascosa

Dickson of Bexar

Dickson of Nolan

The Speaker then laid House Bill No. 920 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Deen

Donald

Allison Alsup Anderson Avant Bailey Baker Bean Rell Benton Blankenship Boone Brawner Bridgers Brown Bruh1 Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crosslev Crosthwait Daniel

Davis

Dove Duckett Dwyer Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Humphrey Hutchinson Jones

Kelly Nicholson Kennedy Pace Kersey Parker Kinard Pevehouse King Phillips Klingeman Price Knight Rampy Lansberry Reed of Bowie Lehman Reed of Dallas Leyendecker Ridgeway Little Rhodes Lock Roark Love Roberts Lowry Sallas Lucas Senterfitt Lyle Sharpe McAlister Shell McDonald Simpson McGlasson Skiles McLellan Spacek McMurry Stanford McNamara Stinson Manford Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Mills Voigt Montgomery Walters Wattner Moore Morgan Weatherford White Morris Whitesides Morse Murrav Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 978 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 978, A bill to be entitled "An Act repealing House Bill No. 386 of the Regular Session of the 47th Legislature; amending Section 3 of House Bill No. 12 of the Second Called Session of the 42nd Legislature so as to permit fishing for certain species of fish in McLennan County during the month of February of any year; repealing all laws or parts of laws in conflict with the

provisions of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 978 ON THIRD READING

Mr. Davis moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 978 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Favors Allison Ferguson Alsup Files Anderson Fitzgerald Avant **Fuchs** Bailey Gandy Baker Garland Bean Goodman Bell Halsey Benton Hanna Blankenship Hardeman Boone Hargis Brawner Harris of Dallas Bridgers Harris of Hill Brown Hartzog Bruhl Heffin Bullock Helpinstill Bundy Hileman Burkett Hobbs Burnaman Howard Carlton Howington Carrington Hoyo Cato Huddleston Celaya Humphrey Chambers Hutchinson Clark Jones Cleveland Kelly Coker Kennedy Colson, Mrs. Kersey Connelly Kinard Craig King Crossley Klingeman Crosthwait Knight Daniel Lansberry Davis Lehman Deen Leyendecker Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lowry Duckett Lucas Dwyer Lyle Ellis McAlister Eubank McDonald

McGlasson Ridgeway McLellan Rhodes McMurry Roark McNamara Roberts Manford Sallas Senterfitt Manning Markle Sharpe Shell Martin Matthews Simpson Mills Skiles Montgomery Spacek Moore Stanford Morgan Stinson Morris Stubbs Morse Taylor Murray Thornton Nicholson Turner Pace Vale Parker Voigt Pevehouse Walters Phillips Wattner Price Weatherford Rampy White Reed of Bowie Whitesides Reed of Dallas Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 978 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Burkett Allison Burnaman Alsup Carlton Anderson Carrington Avant Cato Bailey Celaya Baker Chambers Bean Clark Rell Cleveland Benton Coker Blankenship Colson, Mrs. Roone Connelly Brawner Craig Bridgers Crossley Brown Crosthwait Bruhl Daniel Bullock Davis Bundy Deen

Dickson of Bexar McDonald McGlasson Dickson of Nolan McLellan Donald McMurry Dove Duckett McNamara Dwyer Manford Ellis Manning Eubank Markle Favors Martin Matthews Ferguson Files Mills Fitzgerald Montgomery Fuchs Moore Gandy Morgan Garland Morris Goodman Morse Murray Halsey Nicholson Hanna Pace Hardeman Parker Hargis Pevehouse Harris of Dallas Harris of Hill **Phillips** Price Hartzog Heflin Rampy Reed of Bowie Helpinstill Hileman Reed of Dallas Hobbs Ridgeway Howard Rhodes Howington Roark Roberts Hoyo Huddleston Sallas Senterfitt Humphrey Hutchinson Sharpe Jones Shell Simpson Kellv Kennedy Skiles Kersey Spacek Kinard Stanford King Stinson Klingeman Stubbs Knight Taylor Lansberry Thornton Lehman Turner Leyendecker Vale Little Voigt Lock Walters Love Wattner Lowry Weatherford Lucas White Whitesides Lyle McAlister Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 969 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 969, A bill to be entitled "An Act providing that the closed season on fishing in Blanco County shall be during the months of February, March and April; repealing all laws or parts of laws in conflict with this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 969 ON THIRD READING

Mr. Bruhl moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 969 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen Crosthwait Daniel Allison Alsup Davis Deen Anderson Avant Dickson of Bexar Dickson of Nolan Bailey Donald Baker Dove Bean Duckett Bell Dwyer Benton Ellis Blankenship Boone Eubank Brawner Favors Bridgers Ferguson Files Brown Bruhl Fitzgerald Bullock Fuchs Bundy Gandy Garland Burkett Burnaman Goodman Carlton Halsey Carrington Hanna Cato Hardeman Celaya Hargis Chambers Harris of Dallas Harris of Hill Clark Cleveland Hartzog Coker Heflin Colson, Mrs. Helpinstill Connelly Hileman Hobbs Craig Crossley Howard

Howington Morris Hoyo Morse Huddleston Murray Humphrey Nicholson Hutchinson Pace Parker Jones Kelly Pevehouse Kennedy Phillips Kersey Price Kinard Rampy King Reed of Bowie Klingeman Reed of Dallas Knight Ridgeway Lansberry Rhodes Lehman Roark Leyendecker Roberts Little Sallas Lock Senterfitt Love Sharpe Lowry Shell Lucas Simpson Lyle Skiles McAlister Spacek McDonald Stanford McGlasson Stinson McLellan Stubbs McMurry Taylor McNamara Thornton Manford Turner Manning Vale Markle Voigt Martin Walters Matthews Wattner Mills Weatherford Montgomery White Moore Whitesides Morgan Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 969 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas--138

Allen Bailey
Allison Baker
Alsup Bean
Anderson Bell
Avant Benton

Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Donald Dove Duckett

Dickson of Nolan Moore Morgan Morris Morse Dwyer Murray EΠis Eubank Pace Favors Parker Ferguson Files Phillips Fitzgerald Price Fuchs Rampy Gandy

Sallas

Sharpe

Simpson

Shell

Skiles

Spacek

Stinson

Stubbs

Taylor

Turner

Walters

Wattner

Vale

Voigt

Stanford

Thornton

Senterfitt

Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Humphrev Hutchinson

Jones

Kelly

Kennedy

Garland

Goodman

King Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Nicholson Pevehouse Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts

Kersev

Kinard

Weatherford White Whitesides Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 858 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 858, A bill to be entitled "An Act operative only in counties of 60,000 population or more according to the latest Federal Census; authorizing cities and towns that have issued bonds, warrants, notes or other obligations payable from revenues of the water systems and/or sewer systems and/or sewage disposal plants to issue new bonds of such cities or towns payable from the net revenues of the water systems and/or sewer systems and/or sewage disposal plants for the purpose of refunding such outstanding bonds, warrants, notes or other obligations and for the purpose of further building, improving, enlarging, extending and/or repairing such systems, etc.; and declaring an emergency.'

The bill was read second time.

Mr. Montgomery offered the following amendments to the bill:

Amend House Bill No. 858, on page 2, line 16 of the printed bill, by striking out line 16 and inserting in lieu thereof the following:

"A population of 525,000 or more according to the last Federal"

Amend the caption of House Bill No. 858, on page 1, line 8, of the printed bill, by striking out the figures "60,000" and inserting in lieu thereof the words and figures "525,-000."

The amendments were severally adopted.

House Bill No. 858 was then passed to engrossment.

HOUSE BILL NO. 858 ON THIRD READING

Mr. Montgomery moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 858 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138 Allen Gandy Allison Garland Alsup Goodman Anderson Halsey Avant Hanna Bailey Hardeman Baker Hargis Bean Harris of Dallas Bell Harris of Hill Hartzog Benton Blankenship Heflin Helpinstill Boone Brawner Hileman Bridgers Hobbs Brown Howard Bruhl Howington Bullock Hoyo Huddleston Bundy Burkett Humphrey Hutchinson Burnaman Carlton Jones Kelly Carrington Kennedy Cato Celaya Kersey Kinard Chambers Clark King Cleveland Klingeman Coker Knight Lansberry Colson, Mrs. Connelly Lehman Levendecker Craig Little Crossley Crosthwait Lock Love Daniel Lowry Davis Deen Lucas Dickson of Bexar Lyle Dickson of Nolan McAlister Donald McDonald Dove McGlasson Duckett McLellan McMurry Dwver Ellis McNamara Eubank Manford Favors Manning Ferguson Markle

Martin

Mills

Matthews

Files

Fuchs

Fitzgerald

Senterfitt Montgomery Sharpe Мооге Morgan Shell Morris Simpson Morse Skiles Murray Spacek Nicholson Stanford Pace Stinson Parker Stubbs Pevehouse Taylor Phillips Thornton Price Turner Rampy Vale Reed of Bowie Voigt Reed of Dallas Walters Ridgeway Wattner Rhodes Weatherford White Roark Roberts Whitesides Sallas Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 858 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Celaya Allen Allison Chambers Alsup Clark Anderson Cleveland Avant Coker Bailey Colson, Mrs. Baker Connelly Craig Bean Bell Crossley Renton Crosthwait Blankenship Daniel Boone Davis Brawner Deen Bridgers Dickson of Bexar Dickson of Nolan Brown Bruhl Donald Bullock Dove Bundy Duckett Burkett Dwyer Burnaman Ellis Carlton Eubank Carrington Favors Cato Ferguson

Manford Files Manning Fitzgerald Fuchs Markle Gandy Martin Garland Matthews Goodman Mills Halsey Montgomery Hanna Moore Hardeman Morgan Hargis Morris Harris of Dallas Morse Harris of Hill Murray Nicholson Hartzog Heflin Pace Helpinstill Parker Hileman Pevehouse Hobbs Phillips Howard Price Howington Rampy Hoyo Reed of Bowie Reed of Dallas Huddleston Humphrey Ridgeway Hutchinson Rhodes Roark Jones Roberts Kelly Sallas Kennedy Senterfitt Kersey Kinard Sharpe King Shell Simpson Klingeman Skiles Knight Lansberry Spacek Stanford Lehman Levendecker Stinson Little Stubbs Lock Taylor Love Thornton Lowry Turner Lucas Vale Lyle Voigt McAlister Walters McDonald Wattner Weatherford McGlasson McLellan White McMurry Whitesides McNamara Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

SENATE BILL NO. 312 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 312, A bill to be entitled ties in this Act. "An Act creating the office of Criminal District Attorney in certain counties; etc.; and declaring an emergency."

The bill was read second time,

Mr. Celaya offered the following amendment to the bill:

Amend Section 1 of Senate Bill No. 312 (and the caption of said bill to conform therewith) so as to hereafter read as follows:

"Section 1. In each county in this State in which there are two or more Judicial Districts, and in which the County Attorney performs the duties of County Attorney and District Attorney, and in which there is not now a District Attorney, the office of Criminal District Attorney is hereby created, provided the Commissioners' Court of such county shall first approve the creation of said office of Criminal District Attorney. office of Criminal District Attorney shall exist from and after such approval by such Commissioners' Court. Such officer shall be known as Criminal District Attorney of such county. He shall possess all the qualifications and take the oath and give the bond required by the Constitution and Laws of this State for other District Attorneys. And it is further provided and directed that the person who is the present County Attorney of such county shall continue in office and take the oath and give the bond required by the Constitution and Laws of this State for other District Attorneys, and assume the duties and be known as the Criminal District Attorney of the county, and proceed to organize and arrange the affairs of the office of Criminal District Attorney of such county, and appoint assistants as provided in this Act. Provided further, that the present County Attorney in such county shall continue to hold the office created by this Act, for a period in no event less than the time such officer would have held his office as County Attorney had this Act not been passed. A Criminal District Attorney shall be elected in such county at the general election of the year immediately preceding the termination of the term of the Criminal District Attorney provided for such coun- Dove

ties in this Act. Thereafter, a Criminal District Attorney in each such counties shall be regularly elected as provided by law."

The amendment was adopted.

Senate Bill No. 312 was then passed to third reading.

SENATE BILL NO. 312 ON THIRD READING

Mr. Leonard moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 312 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Duckett Allen Allison Dwyer Alsup Ellis Said | Anderson Eubank Avant Favors Ferguson Bailey Baker Files Fitzgerald Bean Bell Fuchs Gandy Benton Blankenship Garland Goodman Boone Brawner Halsey Hanna Bridgers Brown Hardeman Hargis Bruhl Bullock Harris of Dallas Bundy Harris of Hill Burkett Hartzog Heflin Burnaman Helpinstill Carlton Hileman Carrington Hobbs Cato Howard Celaya Howington Chambers Hoyo Clark Huddleston Cleveland Humphrey Coker Hutchinson Colson, Mrs. Jones Connelly Kelly Craig Kennedy Crossley Kersey Crosthwait Kinard Daniel King Davis Klingeman Deen Knight Dickson of Bexar Dickson of Nolan Lansberry Lehman Donald Leyendecker

Little Price Lock Rampy Reed of Bowie Love Reed of Dallas Lowry Lucas Ridgeway Lyle Rhodes McAlister Roark McDonald Roberts McGlasson Sallas McLellan Senterfitt McMurry Sharpe McNamara Shell Manford Simpson Manning Skiles Markle Spacek Martin Stanford Matthews Stinson Mills Stubbs Montgomery Taylor Moore Thornton Morgan Turner Morris Vale Morse Voigt Murray Walters Nicholson Wattner Pace Weatherford Parker White Pevehouse Whitesides Phillips Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid Senate Bill No. 312 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Allen Bridgers Allison Brown Alsup Bruhl Anderson Bullock Avant Bundv Bailey Burkett Baker Burnaman Bean Carlton Bell Carrington Benton Cato Blankenship Celaya Chambers Boone Brawner Clark

Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Dwyer Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lansberry

McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Love

Lowry

McAlister

McDonald McGlasson

McLellan

Lucas

Lyle

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Lehman

Little

Lock

Leyendecker

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 956 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 956, A bill to be entitled "An Act amending Chapter 7, Title 93, of the Revised Civil Statutes of Texas, as amended, by adding a new article to be numbered Article 5708a, providing for the appointment of county sealers and deputy county sealers of weights and measures, at the discretion of the commissioners court, in any county having a population of not less than 69,000 and not more than 70,000 according to the last or any succeeding United States Census; providing that the salaries for such county sealers and deputy sealers shall be set by the commissioners court and not to be less than \$1500 a year; providing that no fee shall be charged by such sealers or by the county; defining the authority, duties and responsibilities of such county sealers and deputies; providing that two or more counties, or a county and a city situated therein, may combine the whole or any part of their district, for the purpose of appointing one sealer, upon the written consent of the Commissioner of Agriculture; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 956 ON THIRD READING

Mr. Evans moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 956 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-139

Allen Allison Alsup Anderson Avant Bailey

Baker Hutchinson Bean Jones Bell Kellv Benton Kennedy Blankenship Kersey Boone Kinard Brawner King Bridgers Klingeman Brown Knight Bruhl Lansberry Bullock Lehman Bundy Leyendecker Burkett Little Burnaman Lock Love Carlton Lowry Carrington Lucas Cato Celaya Lyle Chambers McAlister McDonald Clark Cleveland McGlasson Coker McLellan Colson, Mrs. McMurry McNamara Connelly Manford Craig Crossley Manning Markle Crosthwait Daniel Martin Matthews Davis Mills Dickson of Bexar Dickson of Nolan Donald Dove

Montgomery Moore Morgan Morris Morse Duckett Murray Dwyer Nicholson Ellis Pace Eubank Parker Evans Pevehouse Favors Phillips Ferguson Price Files Rampy Fitzgerald

Reed of Bowie Fuchs Reed of Dallas Gandy Ridgeway Garland Rhodes Goodman Roark Halsev Roberts Hanna Sallas Hardeman Senterfitt Hargis Harris of Dallas Sharpe Shell Harris of Hill Simpson Hartzog Heflin Skiles Spacek Helpinstill Stanford Hileman Stinson Hobbs Stubbs Howington

Hoyo

Huddleston

Humphrey

Taylor

Turner

Thornton

Vale Weatherford
Voigt White
Walters Whitesides
Wattner Winfree

Absent

Henderson McCann Huffman Spangler Isaacks

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 956 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-139

Allen Dove Allison Duckett Alsup Dwyer Anderson Ellis Avant Eubank Bailey Evans Baker Favors Bean Ferguson Bell Files Benton Fitzgerald Blankenship Fuchs Boone Gandy Brawner Garland Bridgers Goodman Brown Halsey Bruhl Hanna Hardeman Bullock Bundy Hargis Burkett Harris of Dallas Burnaman Harris of Hill Carlton Hartzog Carrington Heflin Cato Helpinstill Celaya Hileman Chambers Hobbs Clark Howard Cleveland Howington Coker Hoyo Colson, Mrs. Huddleston Connelly Humphrev Craig Hutchinson Crosslev Jones Crosthwait Kellv Kennedy Daniel Davis Kersey Deen Kinard King Dickson of Bexar Dickson of Nolan Klingeman Donald Knight

Lansberry Phillips Price Lehman Leyendecker Rampy Reed of Bowie Little Reed of Dallas Lock Ridgeway Love Lowry Rhodes Lucas Roark Lyle Roberts McAlister Sallas McDonald Senterfitt McGlasson Sharpe McLellan Shell McMurry Simpson McNamara Skiles Manford Spacek Manning Stanford Markle Stinson Martin Stubbs Matthews Taylor Mills Thornton Montgomery Turner Moore Vale Morgan Voigt Morris Walters Morse Wattner Murray Weatherford Nicholson White Pace Whitesides Parker Winfree Pevehouse

Absent

Henderson McCann Huffman Spangler

Isaacks

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 947 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 947, A bill to be entitled "An Act creating a special road law for Yoakum County, Texas; providing that said county may fund or refund into coupon bonds the scrip and time warrants outstanding against its road and bridge fund as of the 12th day of May, 1941; setting forth the method of funding or refunding; validating all acts of the Commissioners' Court in issuing said scrip and time warrants; validating said scrip and time warrants; providing that the general laws of the State of Texas shall be applicable to

Yoakum County when not in conflict herewith; providing this Act shall be cumulative of all General and Special Laws not in conflict herewith; providing a saving clause; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 947 ON THIRD READING

Mr. Halsey moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 947 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Dove Allen Allison Duckett Alsup Dwyer Anderson Ellis Avant Eubank Bailey Favors Baker Ferguson Bean Files Bell Fitzgerald Benton Fuchs Gandy Blankenship Roone Garland Brawner Goodman Halsey Bridgers Brown Hanna Bruhl Hardeman Bullock Hargis Bundy Harris of Dallas Burkett Harris of Hill Burnaman Hartzog Carlton Heflin Carrington Helpinstill Cato Hileman Celaya Hobbs Chambers Howard Clark Howington Cleveland Hoyo Coker Huddleston Colson, Mrs. Humphrey Connelly Hutchinson Craig Jones Crossley Kelly Crosthwait Kennedy Daniel Kersey Davis Kinard Deen King Dickson of Bexar Klingeman Dickson of Nolan Knight Donald Lansberry

Phillips Leyendecker Price Little Rampy Lock Reed of Bowie Love Reed of Dallas Lowry Ridgeway Lucas Rhodes Lyle Roark McAlister Roberts McDonald Sallas McGlasson Senterfitt McLellan Sharpe McMurry Shell McNamara Simpson Manford Skiles Manning Spacek Markle Stanford Martin Stinson Matthews Stubbs Mills Taylor Montgomery Thornton Moore Turner Morgan Vale Morris Voigt Morse Walters Murray Wattner Nicholson Weatherford Pace White Parker Whitesides Pevehouse Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 947 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Allen Bridgers Allison Brown Bruhl Alsup Anderson Bullock Avant Bundy Burkett Bailev Burnaman Baker Carlton Bean Carrington Bell Renton Cato Celaya Blankenship Chambers Boone Clark Brawner

Cleveland Love Coker Lowry Colson, Mrs. Lucas Connelly Lyle Craig McAlister Crossley McDonald Crosthwait McGlasson Daniel McLellan Davis McMurry Deen McNamara Dickson of Bexar Manford Dickson of Nolan Manning Donald Markle Dove Martin Duckett Matthews Dwyer Mills Ellis Montgomery Eubank Moore Favors Morgan Ferguson Morris Files Morse Fitzgerald Murray Fuchs Nicholson Gandy Pace Garland Parker Goodman Pevehouse Halsev Phillips Hanna Price Hardeman Rampy Hargis Reed of Bowie Harris of Dallas Reed of Dallas Harris of Hill Ridgeway Rhodes Hartzog Roark Heflin Roberts Helpinstill Sallas Hileman Hobbs Senterfitt Sharpe Howard Shell Howington Simpson Hoyo Huddleston Skiles Spacek Humphrev Stanford Hutchinson Jones Stinson Kelly Stubbs Kennedy Taylor Kersey Thornton Kinard Turner King Vale Klingeman Voigt Knight Walters Lansberry Wattner Lehman Weatherford Leyendecker White

Absent

Whitesides

Winfree

Evans Isaacks Henderson McCann Huffman Spangler

Little

Lock

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 946 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 946, A bill to be entitled "An Act creating a Special Road Law for Crosby County, Texas, providing that said county may fund or refund the indebtedness outstanding against its Road and Bridge Fund as of April 10th, 1941, by the issuance of funding bonds; providing that items of indebtedness as of said date, in the form of scrip, or time warrants, may be included in such funding bond issue; setting forth the method of issuing such funding bonds; validating all acts of the Commissioners' Court and of the county officials of said county in issuing said scrip or warrants; validating said scrip or warrants; providing that General Laws pertaining to roads and bridges shall be applicable to said county when not in conflict with the provisions hereof; repeal-ing all laws and parts of laws in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act: and declaring an emergency,'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 946 ON THIRD READING

Mr. Halsey moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 946 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen Baker
Allison Bean
Alsup Bell
Anderson Benton
Avant Blankenship
Bailey Boone

Kinard

Bridgers King Brown Klingeman Knight Bruhl Lansberry Bullock Bundy Lehman Leyendecker Burkett Little Burnaman Lock Carlton Love Carrington Cato Lowry Lucas Celaya Chambers Lyle Clark McAlister McDonald Cleveland McGlasson Coker McLellan Colson, Mrs. McMurry Connelly Craig McNamara Manford Crosslev Crosthwait Manning Daniel Markle Davis Martin Deen Matthews Dickson of Bexar Mills Dickson of Nolan Montgomery Moore Donald Morgan Dove Morris Duckett Morse Dwyer Murray Ellis Nicholson Eubank Pace Favors Parker Ferguson Pevehouse Files Phillips Fitzgerald Price Fuchs Rampy Gandy Reed of Bowie Garland Reed of Dallas Goodman Ridgeway Halsey Rhodes Hanna Roark Hardeman Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Simpson Helpinstill Hileman Skiles Spacek Hobbs Stanford Howard Stinson Howington Stubbs Hoyo Huddleston Taylor Humphrey Thornton Hutchinson Turner Jones Vale Kelly Voigt

Kennedy

Kersey

Walters

Wattner

Brawner

Weatherford Whitesides
White Winfree

Absent

Evans Isaacks
Henderson McCann
Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 946 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Duckett Allison Dwyer Alsup Ellis Anderson Eubank Avant Favors Bailey Ferguson Baker Files Bean Fitzgerald Bell Fuchs Benton Gandy Blankenship Garland Boone Goodman Brawner Halsev Bridgers Hanna Brown Hardeman Bruhl Hargis Bullock Harris of Dallas Bundy Harris of Hill Burkett Hartzog Burnaman Heflin Carlton Helpinstill Carrington Hileman Hobbs Cato Howard Celava Howington Chambers Hoyo Clark Huddleston Cleveland Humphrey Coker Hutchinson Colson, Mrs. Connelly Jones Kelly Craig Crosslev Kennedv Crosthwait Kersey Daniel Kinard Davis King Klingeman Deen Dickson of Bexar Knight Lansberry Dickson of Nolan Donald Lehman Dove Leyendecker

Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips

Price
Rampy
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson

Simpson
Skiles
Spacek
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White

Whitesides

Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 914 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 914, A bill to be entitled "An Act to amend an Act of the Forty-fourth Legislature, creating a Special Road Law for Childress County, Texas, being Chapter 435 of the General and Special Laws passed by the Forty-fourth Legislature at its Second Called Session in 1935, by adding thereto four new sections, authorizing Childress County to fund or refund the warrant indebtedness outstanding against its Road and Bridge Fund as of April 10, 1941, by the issuance of refunding bonds, and setting forth the method of op-

eration; validating all acts of the Commissioners Court and of the county officials in authorizing, executing, and delivering said warrants; providing that this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Eubank offered the following amendment to the bill:

Amend House Bill No. 914 by striking out all above and below the enacting clause and inserting in lieu thereof the following:

A BILL

To Be Entitled

An Act to amend an Act of the Fortyfourth Legislature, creating a Special Road Law for Childress County, Texas, being Chapter 435 of the General and Special Laws passed by the Forty-fourth Legislature at its Second Called Session in 1935, by adding thereto four new sections authorizing Childress County to fund or refund indebtedness outstanding against its Road and Bridge Fund as of April 10, 1941, including bonds, interest bearing time warrants and scrip warrants, by the issuance of funding or refunding bonds, either or both; setting forth the method of operation; validating acts of the Commissioners' Court and of the County Officials in authorizing, executing and delivering said outstanding bonds and warrants; providing that this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds not in conflict herewith; providing that in event any provision of this Act shall conflict with any other law of this State, either General or Special, the provisions of this Act shall prevail in so far as applicable to said County; enacting provisions incident to and relating to the subject and purpose of this Act; repealing all laws in conflict herewith; and declaring an emergency.

Section 1. That the Act of the Forty-fourth Legislature, creating a Special Road Law for Childress County, Texas, being Chapter 435 of the General and Special Laws passed by the Forty-fourth Legislature at its Second Called Session in 1935, is hereby amended by adding thereto four new sections, and which shall read and provide, respectively, as follows:

"Sec. The Commissioners' 4-a. Court of Childress County, Texas, is authorized and empowered to fund or refund any and all indebtedness lawfully incurred, and outstanding against its Road and Bridge Fund as of April 10, 1941, including bonds, interest bearing time warrants and scrip warrants. In lieu of such bonds and warrants the Commissioners' Court of said County may issue funding or refunding bonds, using its own discretion as to whether bonds or refunding bonds, or both, are to be issued, and may issue same on its own motion and without the necessity of giving notice of intention to issue same. Such funding or refunding bonds, either or both, may be issued by the Court payable serially or otherwise within a period of time not exceeding forty (40) years as the Court may direct and shall bear interest at a rate not to exceed five (5) per cent per annum, provided that no bond or time warrant shall be funded or refunded to bear a higher rate than it bears at the time of funding or refunding, interest payable annually or semiannually as may be determined by the Court, in such denomination as may be prescribed by the Court. At such time as said bonds or refunding bonds shall be issued, it shall be duty of the Commissioners' the Court to levy an annual ad valorem tax on all taxable property within the county sufficient to provide for the payment of principal and interest of said bonds, which tax shall be chargeable against the Road and Bridge Fund of the County authorized in the Constitution, provided that the aggregate amount of said bonds herein authorized shall not exceed the limitations provided by the Constitution and in no event shall exceed the amount of indebt- Allen

edness outstanding against said fund on the date hereinabove specified.

"Sec. 4-b. All acts of the Commissioners' Court in passing orders authorizing the issuance of said warrants outstanding as of the said 10th day of April, 1941, and all acts of the officials of said County in lawfully executing and delivering said warrants, and all of said warrants are hereby authorized, confirmed, ratified, approved, and validated.

"Sec. 4-c. The General Laws of the State of Texas pertaining to roads and bridges shall be applicable to Childress County, Texas, wherein not in conflict with the provisions hereof; but in case of conflict the provisions of this Act shall be effective.

"Sec. 4-d. The provisions of this Act shall be cumulative of all General Laws on the subject of funding or refunding bonds, not in conflict herewith, and where not otherwise provided herein, such General Laws shall apply; but in case of conflict, the provisions of this Act shall control and be effective."

Sec. 2. The fact that Childress County, Texas, does not have an adequate Special Road Law to effect the purposes of this Act creates an emergency and an imperative public necessity, to the end that the Constitutional Rule requiring bills to be read on three several days in each House be and the same is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

House Bill No. 914 was then passed to engrossment.

HOUSE BILL NO. 914 ON THIRD READING

Mr. Eubank moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 914 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas - 138

len Allison

Alsup Anderson Avant Railey Baker Rean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Dwyer Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman

Hargis

Hartzog

Hileman

Howard

Hobbs

Helpinstill

Heflin

Harris of Dallas

Harris of Hill

Howington Hoyo Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek

Stanford

Stinson

Stubbs Walters
Taylor Wattner
Thornton Weatherford
Turner White
Vale Whitesides
Voigt Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 914 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Dickson of Bexar Allen Allison Dickson of Nolan Donald Alsup Anderson Dove Duckett Avant Bailey Dwyer Ellis Baker Eubank Bean Bell Favors Ferguson Renton Blankenship Files Fitzgerald Boone Fuchs Brawner Bridgers Gandy Garland Brown Goodman Bruhl Halsey Bullock Hanna Bundy Hardeman Burkett Hargis Burnaman Harris of Dallas Carlton Harris of Hill Carrington Hartzog Cato Heflin Celaya Helpinstill Chambers Hileman Clark Cleveland Hobbs Coker Howard Howington Colson, Mrs. Connelly Hoyo Huddleston Craig Humphrey Crosslev Hutchinson Crosthwait Jones Daniel Kelly Davis Kennedy Deen

Pace Kersev Kinard Parker Pevehouse King Klingeman Phillips Knight Price Lansberry Rampy Reed of Bowie Lehman Leyendecker Reed of Dallas Little Ridgeway Lock Rhodes Love Roark Lowry Roberts Lucas Sallas Senterfitt Lyle Sharpe McAlister Shell McDonald McGlasson Simpson Skiles McLellan Spacek McMurry Stanford McNamara Manford Stinson Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Mills Voigt Montgomery Walters Moore Wattner Morgan Morris Weatherford White Morse

Absent

Evans Henderson Huffman

Murrav

Nicholson

Isaacks McCann Spangler

Whitesides

Winfree

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 933 ON SECOND READING

Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 933, A bill to be entitled "An Act to prohibit the use in Fort Phantom Hill Lake of Jones and Taylor Counties of certain devices for catching fish; to limit the size and number of fish to be caught; to prohibit the taking of any fresh water fish during the months of February, March or April; to prohibit the taking of any catfish during the months of March, April, May and than five (5) bass or more than five June; to regulate the taking of min-1 (5) of the above named cat fish or

nows; providing a penalty; and declaring an emergency."

The bill was read second time.

Mr. Humphrey offered the following committee amendments to the bill:

Amend House Bill No. 933 by striking out all below the enacting clause and inserting in lieu thereof the following:

The provisions of this Section 1. Act shall apply only to the Fort Phantom Hill Lake of Jones and Taylor County, State of Texas. Sec. 2. It shall be unlawful in

Fort Phantom Hill Lake in the County of Jones and/or Taylor to catch, take, or attempt to catch or take any fish by any method, means, or device, except by ordinary pole and line, rod and reel, fly rod, or throw line equipped with not more than two hooks. Artificial lures may be used. No person shall place in the waters of Fort Phantom Hill Lake in the County of Jones and/or Taylor any seine, net or other device or trap for taking or catching fish. This shall not prohibit the use of minnow seine of not more than twenty (20) feet in length for the purpose of taking minnows for bait.

Sec. 3. Providing, however, that no person shall use more than two (2) ordinary poles and lines, or rods and reels, or fly rods, or two (2)throw lines, each equipped with not more than two (2) hooks for the purpose of taking or attempting to take any fish in the above-named lake.

Sec. 4. It shall be unlawful for any person in the above-named lake to take or have in his or her possession any channel cat fish, blue cat fish, or yellow cat fish less than twelve (12) inches in length or any bass less than twelve (12) inches in length or any crappie or white perch less than nine (9) inches in length or any bream less than five (5) inches in length, or any perch less than five (5) inches in length.

Sec. 5. It shall be unlawful for any person in the above-named lake, County of Jones and/or Taylor to take in any one day or to have in possession at any one time more more than ten (10) crappie or white perch or more than ten (10) perch or more than ten (10) bream, or an aggregate of more than fifteen (15) of all such fish. The taking of or possession of each fish in excess of the number herein allowed shall be a separate offense.

Sec. 6. It shall be unlawful during the months of February, March or April, of any year to take or attempt to take any fresh water fish in the lake above named.

Sec. 7. It shall be unlawful for any person to take from the waters of Fort Phantom Hill Lake in the Counties of Jones and/or Taylor, minnows of any and all species commonly used for fish bait, when such minnows are to be used for the purpose of barter or sale.

Sec. 8. It shall be unlawful for any person at any one time to have in his or her possession more than one hundred (100) minnows taken from the waters of Fort Phantom Hill Lake in the Counties of Jones and/or Taylor.

Sec. 9. Any person violating any provisions of Sections 2, 3, 4, 5, 6, 7 and 8 of this Act shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than ten (\$10.00) dollars or more than One Hundred (\$100.00) Dollars.

Sec. 10. The fact that Fort Phantom Hill Lake has recently been built and stocked with fish which may be destroyed creates an emergency and an imperative public necessity that the Constitutional Rule requiring that bills be read on three several days in each House be suspended, and said Rule is hereby suspended, and that this Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 933 by striking out all above the enacting clause and inserting in lieu thereof the following:

A BILL To Be Entitled

An Act to prohibit the use in Fort
Phantom Hill Lake of Jones and
Taylor Counties of certain devices
for catching fish; to limit the size
and number of fish to be caught;
to prohibit the taking of any fresh
water fish during the months of

February, March or April to regulate the taking of minnows; providing a penalty; and declaring an emergency.

The Committee Amendments were severally adopted.

House Bill No. 933 was then passed to engrossment.

HOUSE BILL NO. 933 ON THIRD READING

Mr. Humphrey moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 933 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Dove Allen Allison Duckett Dwyer Alsup Ellis Anderson Euhank Avant Bailey Favors Baker Ferguson Bean Files Bell Fitzgerald Benton Fuchs Blankenship Gandy Boone Garland Brawner Goodman Bridgers Halsey Brown Hanna. Bruhl Hardeman Bullock Hargis Bundy Harris of Dallas Burkett Harris of Hill Burnaman Hartzog Heflin Carlton Carrington Helpinstill Hileman Cato Celaya Hobbs Chambers Howard Clark Howington Cleveland Hoyo Coker Huddleston Colson, Mrs. Humphrey Hutchinson Connelly Craig Jones Crosslev Kellv Crosthwait Kennedy Daniel Kersey Davis Kinard King Deen Dickson of Bexar Klingeman Knight Dickson of Nolan Lansberry

Phillips Lehman Leyendecker Price Little Rampy Reed of Bowie Lock Reed of Dallas Love Lowry Ridgeway Lucas Rhodes Roark Lyle McAlister Roberts McDonald Sallas McGlasson Senterfitt McLellan Sharpe McMurry Shell McNamara Simpson Manford Skiles Manning Spacek Markle Stanford Martin Stinson Matthews Stubbs Mills Taylor Montgomery Thornton Moore Turner Vale Morgan Morris Voigt Walters Morse Murray Wattner Weatherford Nicholson Pace White Whitesides Parker Pevehouse Winfree

Absent

Evans Henderson Huffman

Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 933 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Allison Alsup Anderson Avant Bailey Baker Bean Rell Benton Blankenship Boone

Brawner **Bridgers** Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya

Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen

Dickson of Bexar Dickson of Nolan Donald Dove Duckett

Dwyer Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman

Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs

Howard Howington Hovo Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey

King Klingeman Knight Lansberry Lehman Leyendecker

Little

Kinard

Evans Henderson Huffman

Isaacks McCann Spangler

Winfree

Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore

Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips PriceRampy Reed of Bowie Reed of Dallas

Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson

Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford \mathbf{W} hite Whitesides

Stubbs

Absent

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 910 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 910, A bill to be entitled "An Act to amend Chapter 166 of the Acts of the Regular Session of the Forty-fourth Legislature, appearing as Article 7246A of Vernon's Civil Statutes, so that the same shall read and provide as hereinafter shown, that is as the same now reads, and by adding a section thereto fixing the authority and duties, in certain enumerated cases, of assessors and collectors of taxes in counties having a population of more than Five Hun-Thousand (500,000)inhabitants according to the last preceding or any future Federal Census, by authorizing the making of certain oaths and affidavits before such assessors and collectors of taxes and their deputies; providing for the issuance of receipts or certificates certain such assessors and collectors of taxes and their deputies, fixing fees for all such acts, providing that such fees shall be fees of office and accounted for as such; and declaring an emergency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 910 ON THIRD READING

Mr. Heflin moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 910 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Bean
Allison Bell
Alsup Benton
Anderson Blankenship
Avant Boone
Bailey Brawner
Baker Bridgers

Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celava Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crosslev Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan

Dickson of Nol
Donald
Dove
Duckett
Dwyer
Ellis
Eubank
Favors

Ferguson
Files
Fitzgerald
Fuchs
Gandy
Garland
Goodman
Halsey
Hanna
Hardeman

Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston
Humphrey

Hoyo
Huddleston
Humphrey
Hutchinson
Jones
Kelly
Kennedy
Kersey
Kinard

Klingeman

King

Knight
Lansberry
Lehman
Leyendecker
Little

Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery

Montgomery
Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford

White

Whitesides

Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes

Eubank

Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 910 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen **Favors** Allison Ferguson Alsup Files Anderson Fitzgerald Avant Fuchs Bailey Gandy Baker Garland Bean Goodman Bell Halsey Benton Hanna Blankenship Hardeman Boone Hargis Brawner Harris of Dallas Bridgers Harris of Hill Brown Hartzog Bruhl Heflin Bullock Helpinstill Bundy Hileman Burkett Hobbs Burnaman Howard Carlton Howington Carrington Hoyo Cato Huddleston Celaya Humphrey Chambers Hutchinson Clark Jones Cleveland Kelly Coker Kennedy Colson, Mrs. Kersey Connelly Kinard Craig King Crossley Klingeman Crosthwait Knight Daniel Lansberry Davis Lehman Deen Levendecker Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lowry Duckett Lucas Dwyer Lyle Ellis McAlister

McDonald

McGlasson Ridgeway McLellan Rhodes McMurry Roark McNamara Roberts Manford Sallas Manning Senterfitt Markle Sharpe Martin Shell Matthews Simpson Mills Skiles Montgomery Spacek Moore Stanford Morgan Stinson Morris Stubbs Morse Taylor Murray Thornton Nicholson Turner Vale Pace Parker Voigt Pevehouse Walters Phillips Wattner Weatherford Price Rampy White Reed of Bowie Whitesides Reed of Dallas Winfree

Absent

Evans Henderson Huffman

Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 899 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 899, A bill to be entitled "An Act to provide for traveling expenses for Members of the Commissioners Courts in certain counties; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 899 ON THIRD READING

Mr. Matthews moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 899 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Hileman Allison Hobbs Alsup Howard Anderson Howington Avant Hoyo Bailey Huddleston Baker Humphrey Rean Hutchinson Bell Jones Benton Kelly Blankenship Kennedy Boone Kersey Brawner Kinard Bridgers King Brown Klingeman Bruhl Knight Bullock Lansberry Bundy Lehman Burkett Leyendecker Burnaman Little Carlton Lock Carrington Love Cato Lowry Celaya Lucas Chambers Lyle Clark McAlister Cleveland McDonald Coker McGlasson Colson, Mrs. McLellan Connelly McMurry Craig McNamara Crosslev Manford Crosthwait Manning Daniel Markle Martin Davis Deen Matthews Dickson of Bexar Mills Dickson of Nolan Donald Moore

Montgomery · Dove Morgan Duckett Morris Dwyer Morse Ellis Murray Eubank Nicholson Favors Pace Ferguson Parker Files Pevehouse Phillips Fitzgerald Fuchs Price Gandy Rampy Garland Reed of Bowie Goodman Reed of Dallas Halsey Ridgeway

Hanna Rhodes Hardeman Roark Hargis Roberts Harris of Dallas Sallas Harris of Hill Senterfitt Hartzog Sharpe Heflin Shell Helpinstill Simpson

Skiles Vale Voigt Spacek Stanford Walters Stinson Wattner Weatherford Stubbs Taylor White Thornton Whitesides Winfree Turner

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop
Gilmer Smith of Atascosa
Hughes

The Speaker then laid House Bill No. 899 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Deen Dickson of Bexar Allison Dickson of Nolan Alsup Anderson Donald Avant Dove Bailey Duckett Baker Dwyer Bean Ellis Bell Eubank Benton Favors Blankenship Ferguson Boone Files Brawner Fitzgerald Bridgers **Fuchs** Brown Gandy Bruhl Garland Bullock Goodman Bundy Halsev Burkett Hanna Burnaman Hardeman Carlton Hargis Carrington Harris of Dallas Cato Harris of Hill Celaya Hartzog Heflin Chambers Clark Helpinstill Cleveland Hileman Coker Hobbs Colson, Mrs. Howard Howington Connelly Craig Hoyo Huddleston Crossley Crosthwait Humphrey Hutchinson Daniel Davis Jones

Nicholson Kellv Kennedy Pace Parker Kersev Kinard Pevehouse Phillips King Klingeman Price Knight Rampy Lansberry Reed of Bowie Reed of Dallas Lehman Leyendecker Ridgeway Rhodes Little Lock Roark Love Roberts Sallas Lowry Senterfitt Lucas Lyle Sharpe McAlister Shell McDonald Simpson McGlasson Skiles McLellan Spacek McMurry Stanford McNamara Stinson Manford Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Mills Voigt Montgomery Walters Moore Wattner Morgan Weatherford Morris White Morse Whitesides Murray Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 897 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 897, A bill to be entitled "An Act authorizing the Commissioners Court in certain counties to allow each County Commissioner certain expenses in connection with the performing of the duties as road commissioner in addition to the duties as County Commissioner; providing for the payment of the same; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 897 ON THIRD READING

Mr. Rampy moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 897 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Files Allison Fitzgerald Fuchs Alsup Anderson Gandy Garland Avant Goodman Bailey Baker Halsev Hanna Bean Hardeman Bell Benton Hargis Blankenship Harris of Dallas Harris of Hill Boone Brawner Hartzog Bridgers Heflin Brown Helpinstill Bruhl Hileman Bullock Hobbs Bundy Howard Burkett Howington Burnaman Hoyo Cariton Huddleston Carrington Humphrey Cato Hutchinson Celaya Jones Chambers Kelly Clark Kennedy Cleveland Kersey Coker Kinard Colson, Mrs. King Connelly Klingeman Craig Knight Crosslev Lansberry Crosthwait Lehman Daniel Leyendecker Little Davis Lock Deen Dickson of Bexar Love Lowry Dickson of Nolan Lucas Donald Lyle Dove McAlister Duckett McDonald Dwyer McGlasson Ellis McLellan Eubank McMurry Favors McNamara Ferguson

Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murrav Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes

Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 897 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Burnaman Allison Carlton Alsup Carrington Anderson Cato Avant Celava Bailey Chambers Baker Clark Bean Cleveland Bell Coker Benton Colson, Mrs. Blankenship Connelly Boone Craig Brawner Crossley Bridgers Crosthwait Brown Daniel Brubl Davis Bullock Deen Bundy Dickson of Bexar Burkett Dickson of Nolan Donald Dove Duckett Dwyer Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Ноуо Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lansberry Lehman Leyendecker Little Lock

McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

McGlasson

McLellan

Absent

Evans Henderson Huffman

Love

Lowry

Lucas

McAlister

McDonald

Lyle

Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 894 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 894, A bill to be entitled "An Act defining the jurisdiction of the County Court of Navarro County and diminishing its civil jurisdiction; providing that the District Court of Navarro County shall have jurisdiction in all civil matters over which by law the County Court would have original jurisdiction; providing for the transfer of certain civil causes from the County Court to the District Court of Navarro County; providing the Act shall not affect judgments heretofore rendered by said County Court in causes now transferred to the District Court of said County; providing for the repeal of all laws in conflict therewith."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 894 ON THIRD READING

Mr. Pevehouse moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 894 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Carrington Allison Cato Alsup Celava Anderson Chambers Avant Clark Bailey Cleveland Baker Coker Bean Colson, Mrs. Bel1 Connelly Benton Craig Blankenship Crossley Boone Crosthwait Brawner Daniel Bridgers Davis Brown Deen Bruhl Dickson of Bexar Bullock Dickson of Nolan Bundy Donald Burkett Dove Burnaman Duckett Carlton Dwyer

Ellis McMurry Eubank McNamara **Favors** Manford Ferguson Manning Files Markle Fitzgerald Martin Fuchs Matthews Gandy Mills Garland Montgomery Goodman Moore Halsey Morgan Hanna Morris Hardeman Morse Murray Hargis Harris of Dallas Nicholson Harris of Hill Pace Hartzog Parker Heflin Pevehouse Helpinstill **Phillips** Hileman Price Hobbs Rampy Reed of Bowie Howard Howington Reed of Dallas Hoyo Ridgeway Huddleston Rhodes Humphrey Roark Hutchinson Roberts Jones Sallas Kelly Senterfitt Kennedy Sharpe Kersey Shell Kinard Simpson King Skiles Klingeman Spacek Knight Stanford Stinson Lansberry Lehman Stubbs Taylor Leyendecker Little Thornton Lock Turner Love Vale Lowry Voigt Lucas Walters Wattner Lyle Weatherford McAlister McDonald White Whitesides McGlasson McLellan Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 894 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Harris of Hill Hartzog Allison Alsup Heflin Anderson Helpinstill Avant Hileman Bailey Hobbs Baker Howard Bean Howington Hoyo Rell Benton Huddleston Blankenship Humphrey Boone Hutchinson Brawner Jones Bridgers Kelly Brown Kennedv Bruhl Kersey Bullock Kinard King Bundy Burkett Klingeman Burnaman Knight Carlton Lansberry Carrington Lehman Cato Leyendecker Celaya Little Chambers Lock Clark Love Cleveland Lowry Coker Lucas Colson, Mrs. Lyle Connelly McAlister McDonald Craig Crosslev McGlasson Crosthwait McLellan Daniel McMurry Davis McNamara Deen Manford Dickson of Bexar Manning Dickson of Nolan Markle Donald Martin Matthews Dove Duckett Mills Dwyer Montgomery Ellis Moore Eubank Morgan Favors Morris Ferguson Morse Files Murray Fitzgerald Nicholson Fuchs Pace Parker Gandy Garland Pevehouse Phillips Goodman Halsey Price Hanna Rampy Reed of Bowie Hardeman Hargis Reed of Dallas

Harris of Dallas

Ridgeway

Stubbs Rhodes Roark Taylor Roberts Thornton Sallas Turner Senterfitt Vale Sharpe Voigt Shell Walters Simpson Wattner Skiles Weatherford White Spacek Stanford Whitesides Stinson Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 871 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 871, A bill to be entitled "An Act granting consent by the State of Texas to Walter Garrison, Burt C. Cromwell and his wife, Lucille Cromwell, their heirs, executors and administrators, to file suit against the State of Texas and/or County of San Patricio and/or State Highway Department of Texas the District Court of San Patricio County, Texas; and to impose liability on the State of Texas for the negligence of its agents, officers or representatives for damages proximately caused by such negligence to the above named claimants, growing out of an automobile accident on the public highway running from Sinton to Taft, Texas, and providing for process in such suit upon the Attorney General of Texas, and any judgment to be paid out of the State Highway fund and from the monies received from motor vehicle registration fees; providing further that the invalidity of one part of the Act should not render invalid other proand declaring an emervisions; gency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 871 ON THIRD READING

Mr. Dickson of Bexar moved that the Constitutional Rule requiring bills be read on three several days be suspended, and that House Bill No. 871 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138 Garland Allen Allison Goodman Halsev Alsup Hanna Anderson Hardeman Avant Hargis Bailey Harris of Dallas Baker Harris of Hill Bean Hartzog \mathbf{Bell} Heflin Benton Helpinstill Blankenship Boone Hileman Hobbs Brawner Howard Bridgers Howington Brown Hoyo Bruhl Huddleston Bullock Humphrey Bundy Hutchinson Burkett Burnaman Jones Kelly Carlton Kennedy Carrington Kersey Cato Kinard Celaya King Chambers Klingeman Clark Knight Cleveland Lansberry Coker Lehman Colson, Mrs. Leyendecker Connelly Little Craig Lock Crossley Love Crosthwait Lowry Daniel Lucas Davis Lyle Deen McAlister Dickson of Bexar McDonald Dickson of Nolan McGlasson Donald McLellan Dove McMurry Duckett McNamara Dwyer Manford Ellis Manning Eubank Markle Favors Ferguson Martin Matthews Files Fitzgerald Mills Montgomery Fuchs

Moore

Gandy

Morgan Sharpe Shell Morris Simpson Morse Skiles Murray Nicholson Spacek Stanford Pace Parker Stinson Pevehouse Stubbs **Phillips** Taylor Thornton Price Rampy Turner Reed of Bowie \mathbf{Vale} Reed of Dallas Voigt Ridgeway Walters Rhodes Wattner Weatherford Roark Roberts White Sallas Whitesides Senterfitt Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 871 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Allen Chambers Allison Clark Cleveland Alsup Anderson Coker Avant Colson, Mrs. Bailey Connelly Baker Craig BeanCrossley Bell Crosthwait Daniel Benton Blankenship Davis Boone Deen Dickson of Bexar Brawner Bridgers Dickson of Nolan Brown Donald Bruhl Dove Duckett Bullock Dwyer Bundy Ellis Burkett Burnaman Eubank Favors Carlton Ferguson Carrington Files Cato Fitzgerald | Celaya

Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford

Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Stubbs

Taylor

Turner

Walters

Wattner Weatherford

Whitesides

White

Winfree

Vale

Voigt

Thornton

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 863 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment, H. B. No. 863, A bill to be entitled "An Act providing for the location of grave yards or cemeteries, providing for the removal of bodies, and providing for the abatement of nuisances in all counties in this State with a population of 525,000 or more, according to the last preceding Federal Census; and declaring an emergency."

The bill was read second time.

Mr. Montgomery offered the following amendment to the bill:

Amend House Bill No. 863 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. In all counties in this State with a population of 525,000 or more, the maintenance or location of feed pens for hogs, cattle and horses, or slaughter pens, or slaughter houses within 500 feet of any established cemetery is declared to be a nuisance, and the owner of said cemetery, or any of the lot owners therein, may maintain an action in the courts to abate such nuisance and to enjoin its continuance, and if it appears that such nuisance exists or is threatened in violation of this Act, a perpetual injunction shall be granted against the parties guilty of such nuisance.

Sec. 2. In all counties in this State with a population of 525,000 or more, when an old, abandoned and neglected cemetery for which no perpetual care and endowment fund has been regularly and legally established, is abated as a nuisance, either the court abating same and enjoining its continuance or the city council of the city in which said cemetery is located, may authorize the removal of all bodies, monuments, tombs, etc. therein to a perpetually endowed cemetery as defined under the laws of the State of Texas; provided, however, that if there exists within said county no perpetual care cemetery which under its rules and regulations will permit the interment of the bodies of the persons which are to be removed, the said bodies, monuments, tombs, etc., may be removed to a non-perpetual care cemetery which has provided for assessments for the future care of said cemetery.

The fact that there is no | Files adequate law to protect the public from the nuisance created by the maintenance of feed pens for stock and slaughter pens and slaughter houses near cemeteries, and the further fact that many perpetual care cemeteries enforce rules and regulations which would prevent the interment in said perpetual care cemeteries of the remains of certain deceased persons which must be removed from abandoned cemeteries, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days be suspended, and it is hereby suspended, and this bill shall be enforced in full force and effect from and after its passage, and it is so enacted.

The amendment was adopted.

House Bill No. 863 was then passed to engrossment.

HOUSE BILL NO. 863 ON THIRD READING

Mr. Montgomery moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 863 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Celaya Allison Chambers Alsup Clark Anderson Cleveland Avant Coker Bailey Colson, Mrs. Baker Connelly Bean Craig Bell Crossley Benton Crosthwait Blankenship Daniel Boone Davis Brawner Deen Bridgers Dickson of Bexar Brown Dickson of Nolan Bruhl Donald Bullock Dove Duckett Bundy Rurkett Dwyer Burnaman Ellis Carlton Eubank Carrington Favors Ferguson Cato

Manford Fitzgerald Manning Fuchs Markle Gandy Martin Garland Matthews Goodman Mills Halsey Montgomery Hanna Moore Hardeman Morgan Hargis Morris Harris of Dallas Morse Harris of Hill Murray Hartzog Nicholson Heflin Pace Helpinstill Parker Hileman Pevehouse Hobbs Phillips Howard Price Howington Rampy Hoyo Reed of Bowie Huddleston Reed of Dallas Humphrey Ridgeway Hutchinson Rhodes Jones Roark Kelly Roberts Kennedy Sallas Kersey Senterfitt Kinard Sharpe King Shell Klingeman Simpson Knight Skiles Lansberry Spacek Lehman Stanford Leyendecker Stinson Little Stubbs Taylor Lock Love Thornton Turner Lowry Lucas Vale Voigt Lyle McAlister Walters McDonald Wattner Weatherford McGlasson White McLellan Whitesides McMurry Winfree McNamara

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 863 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

3-Jour.

Yeas-138

Allen Hileman Allison Hobbs Alsup Howard Anderson Howington Avant Hoyo Bailey Huddleston Baker Humphrey Bean Hutchinson Bell Jones Benton Kelly Blankenship Kennedy Kersey Boone Kinard Brawner King Bridgers Klingeman Brown Bruhl Knight Lansberry Bullock Lehman Bundy Leyendecker Burkett Little Burnaman Lock Carlton Love Carrington Lowry Cato Lucas Celaya Lyle Chambers McAlister McDonald McGlasson

Clark Cleveland Coker Colson, Mrs. McLellan McMurry Connelly McNamara ('raig Manford Crossley Manning Crosthwait Markle Daniel Davis Martin Deen Matthews

Mills

Rhodes

Dickson of Bexar Dickson of Nolan

Hanna

Montgomery

Moore Donald Morgan Dove Morris Duckett Morse Dwyer Murray Ellis Nicholson Eubank Pace Favors Parker Ferguson Pevehouse Files Phillips Fitzgerald Fuchs Price Rampy Gandy Reed of Bowie Garland Reed of Dallas Goodman Halsev Ridgeway

Roark Hardeman Roberts Hargis Harris of Dallas Sallas Senterfitt Harris of Hill Hartzog Sharpe Heflin Shell Helpinstill Simpson

Skiles Vale Spacek Voigt Stanford Walters Wattner Stinson Weatherford Stubbs Taylor White Whitesides Thornton Winfree Turner

Absent

Isaacks Evans Henderson McCann Huffman Spangler

Absent—Excused

Вгач Smith of Bastrop Smith of Atascosa Gilmer Hughes

HOUSE BILL NO. 960 ON SECOND READING

before the Speaker laid House, on its second reading and passage to engrossment,

H. B. No. 960, A bill to be entitled "An Act authorizing the Commissioners Court in all counties having a population of not less than thirtyhundred seven thousand, five (37,500) and not more than thirtyeight thousand, two hundred and fifty (38,250), according to the last preceding Federal Census, to allow each County Commissioner certain traveling expenses while traveling on official business; and declaring an emergency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 960 ON THIRD READING

Mr. Weatherford moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 960 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Bean Bell Allison Alsup Benton Blankenship Anderson Avant Boone Brawner Bailey Baker Bridgers

Knight Brown Bruhl Lansberry Bullock Lehman Leyendecker Bundy Little Burkett Lock Burnaman Love Carlton Lowry Carrington Cato Lucas Lyle Celaya McAlister Chambers McDonald Clark Cleveland McGlasson McLellan Coker Colson, Mrs. McMurry Connelly McNamara Craig Manford Manning Crossley Crosthwait Markle Daniel Martin Davis Matthews Deen Mills Dickson of Bexar Montgomery Dickson of Nolan Moore Donald Morgan Dove Morris Duckett Morse Dwyer Murray Nicholson Ellis Eubank Pace **Favors** Parker Ferguson Pevehouse Files **Phillips** Fitzgerald Price Fuchs Rampy Reed of Bowie Gandy Garland Reed of Dallas Goodman Ridgeway Halsey Rhodes Hanna. Roark Hardeman Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Simpson Helpinstill Skiles Spacek Hileman Hobbs Stanford Howard Stinson Howington Stubbs Hoyo Taylor Huddleston Thornton Humphrey Turner Hutchinson Vale Jones Voigt Kellv Walters Kennedy Wattner Weatherford Kersey

Kinard

Klingeman

King

White

Whitesides

Ellis

Winfree

Absent

Evans Isaacks Henderson McCann Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 960 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—138

Allen Eubank Favors Allison Alsup Ferguson Files Anderson Fitzgerald Avant Fuchs Bailey Baker Gandy Garland Bean Goodman Bell Halsey Benton Hanna Blankenship Hardeman Boone Brawner Hargis Harris of Dallas Bridgers Harris of Hill Brown Hartzog Bruhl Heflin Bullock Helpinstill Bundy Hileman Burkett Hobbs Burnaman Howard Carlton Howington Carrington Hoyo Cato Celaya Huddleston Chambers Humphrey Hutchinson Clark Cleveland Jones Kelly Coker Colson, Mrs. Kennedy Kersey Connelly Kinard Craig King Crossley Klingeman Crosthwait Knight Daniel Davis Lansberry Lehman Deen Leyendecker Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lowry Duckett Lucas Dwyer

Lyle

Reed of Dallas McAlister Ridgeway McDonald McGlasson Rhodes McLellan Roark Roberts McMurry Sallas McNamara Manford Senterfitt Sharpe Manning Markle Shell Martin Simpson Matthews Skiles Spacek Mills Stanford Montgomery Moore Stinson Stubbs Morgan Morris Taylor Morse Thornton Turner Murray Nicholson Vale Voigt Pace Parker Walters Wattner Pevehouse Weatherford Phillips Price White Whitesides Rampy Reed of Bowie Winfree

Absent

Evans Isaacks Henderson McCann Spangler Huffman

Absent--Excused

Smith of Bastrop Bray Smith of Atascosa Gilmer Hughes

HOUSE BILL NO. 928 ON SECOND READING

The laid before the Speaker House, on its second reading and passage to engrossment,

H. B. No. 928, A bill to be entitled "An Act amending Section 4 of Chapter 290, Acts of the 41st Legislature, as amended by Section 1, Chapter 130, Acts of the 45th Legislature, so as to provide for a separate Board of Trustees for all Municipal Colleges in the State of Texas, organized prior to the year 1923, and providing the method of the electing said Board of Trustees and providing for the powers and duties of said Board; repealing all laws in conflict therewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 928 ON THIRD READING

Mr. Bundy moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 928 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Gandy Allen Garland Allison Goodman Alsup Anderson Halsey Hanna Avant Hardeman Bailey Hargis Baker Harris of Dallas Bean Harris of Hill Bell Hartzog Benton Heflin Blankenship Helpinstill Boone Hileman Brawner Hobbs Bridgers Howard Brown Howington Bruhl Hoyo Bullock Huddleston Bundy Humphrey Burkett Hutchinson Burnaman Jones Carlton Kelly Carrington Kennedy Cato Kersey Celaya Kinard Chambers King Clark Klingeman Cleveland Knight Coker Lansberry Colson, Mrs. Lehman Connelly Leyendecker Craig Little Crossley Lock Crosthwait Love Daniel Lowry Davis Lucas Deen Lyle Dickson of Bexar McAlister Dickson of Nolan McDonald Donald McGlasson Dove McLellan Duckett Dwyer McMurry McNamara Ellis Manford Eubank Manning Favors Markle Ferguson Martin Files Fitzgerald Matthews Mills

Fuchs

Files

Manford

Montgomery Senterfitt Moore Sharpe Morgan Shell Simpson Morris Skiles Morse Spacek Murray Stanford Nicholson Pace Stinson Stubbs Parker Pevehouse Taylor Thornton Phillips Turner Price Vale Rampy Reed of Bowie Voigt Reed of Dallas Walters Ridgeway Wattner Weatherford Rhodes White Roark Whitesides Roberts Winfree Sallas

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 928 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Allen Celaya Allison Chambers Alsup Clark Anderson Cleveland Avant Coker Bailey Colson, Mrs. Baker Connelly Bean Craig Rell Crossley Benton Crosthwait Blankenship Daniel Boone Davis Brawner Deen Dickson of Bexar Bridgers Dickson of Nolan Brown Bruhl Donald Bullock Dove Bundy Duckett Dwyer Burkett Burnaman Ellis Eubank Carlton Carrington Favors Ferguson Cato

Fitzgerald Manning Fuchs Markle Gandy Martin Garland Matthews Goodman Mills Halsey Montgomery Hanna Moore Hardeman Morgan Hargis Morris Harris of Dallas Morse Harris of Hill Murray Hartzog Nicholson Heflin Pace Helpinstill Parker Hileman Pevehouse Hobbs Phillips Howard Price Howington Rampy Reed of Bowie Hoyo Huddleston Reed of Dallas Humphrey Ridgeway Hutchinson Rhodes Jones Roark Kelly Roberts Kennedy Sallas Kersey Senterfitt Kinard Sharpe King Shell Klingeman Simpson Knight Skiles Lansberry Spacek Lehman Stanford Leyendecker Stinson Little Stubbs Lock Taylor Love Thornton Lowry Turner Lucas Vale Lyle Voigt McAlister Walters McDonald Wattner Weatherford McGlasson McLellan White Whitesides McMurry McNamara Winfree

Absent

Evans Henderson Huffman Isaacks McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 115 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 115, A bill to be entitled "An Act to amend Title 15, Chapter 14 of the Penal Code of Texas, 1925, relating to the offense of negligent homicide, by inserting in the Penal Code a new article defining the offense of negligent homicide by motor vehicle or motorcycle, and fixing the punishment therefor, and providing that it shall not be necessary in any indictment, information, or complaint hereunder to set out and enumerate any specific acts of negligence, and repealing Articles 1230, 1231, 1235, 1237, 1238, 1239, 1240, 1242, and 1243 of the Penal Code of Texas, 1925, in so far as the same may be in conflict herewith, but not otherwise; and declaring an emergency."

The bill was read second time.

Mr. Heflin offered the following amendment to the bill:

Amend House Bill No. 115 by striking out the words "it shall not be necessary in any indictment, information, or complaint, under this Article, to set out or enumerate any specific acts of negligence," wherever they appear.

> HEFLIN. BOONE, FAVORS.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 115 was then passed to engrossment.

HOUSE BILL NO. 115 ON THIRD READING

Mr. Heflin moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 115 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen Allison Alsup

Anderson Avant Bailey

Baker Bean Bell Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celava Chambers Clark Cleveland Coker Colson, Mrs. Crossley Crosthwait Daniel Deen Dickson of Bexar Dickson of Nolan Dove

Dwyer Ellis Eubank Evans **Favors** Ferguson Files Fitzgerald Fuchs Gandy Halsey Hanna Hargis Harris of Dallas Harris of Hill Hartzog Heflin

Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Isaacks Jones Kelly

Walters Wattner Weatherford White Whitesides Winfree

Nays-8 Donald Hardeman

Kennedy Kersey Kinard King Klingeman Knight Lehman Leyendecker Little Lock Love

Lucas Lyle McAlister McDonald McGlasson McMurry Manford Manning Markle Martin Matthews Mills

Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price

Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Simpson

Reed of Bowie

Stubbs Taylor Turner Vale Voigt

Skiles

Spacek

Stanford

Craig Davis

Lowry
McNamara

Rampy Thornton

Absent

Benton
Connelly
Duckett
Garland
Goodman
Henderson

Lansberry McCann McLellan Shell Spangler Stinson

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 115 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-124

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Crossley Crosthwait Daniel Dickson of Bexar Dickson of Nolan Dove

Dwyer

Eubank

Ellis

Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Halsey Hanna Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hovo Huddleston Huffman Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard King Klingeman Knight Lehman Leyendecker Little Lock

Love

Lucas Reed of Bowie Lyle Reed of Dallas McAlister Ridgeway McDonald Rhodes McGlasson Roark McMurry Roberts Manford Sallas Manning Senterfitt Markle Sharpe Martin Simpson Matthews Skiles Mills Spacek Montgomery Stanford Moore Stubbs Morgan Taylor Morris Turner Morse Vale Murrav Voigt Nicholson Walters Wattner Pace Weatherford Parker White Pevehouse Phillips Whitesides Winfree Price

Nays-8

Craig Davis Donald Hardeman Lowry McNamara Rampy Thornton

Absent

Benton Connelly Duckett Garland Goodman Henderson Lansberry
McCann
McLellan
Shell
Spangler
Stinson

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 543 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 543, A bill to be entitled "An Act authorizing the State Forester to designate certain of his employees as peace officers and declaring an emergency."

The bill was read second time.

Mr. Burnaman offered the following amendments to the bill:

Amend House Bill No. 543 by striking out all below the enacting clause and inserting the following:

Section 1. That Article 2613 be amended by adding the following paragraph, to be known as Section 10a:

"10a. The State Forester may, when the enforcement of the provisions of this Act requires, name the following of his employees: two District Foresters, four Division Patrolmen, and four Patrolmen as Peace Officers, whose duties and powers shall not exceed the duties of the State Forester as set out in the above Section 10 hereof. The necessity of such appointments shall be certified to and approved by the board of directors."

The fact that the Texas Sec. 2. Forest Service has only one man empowered as a law enforcement officer and the large number of forest fires so prevalent in certain seasons make it impossible for the proper exercise of the enforcement of the Forest Laws of Texas creates an imperative public necessity that the Constitutional Rule requiring that bills be read on three separate days in each House, be suspended and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 543 by striking out all above the enacting clause and inserting the following:

A BILL

To Be Entitled

An Act amending Article 2613, R. S. 1925, authorizing the State Forester to designate certain of his employees as peace officers and declaring an emergency.

The amendments were severally adopted.

House Bill No. 543 was then passed to engrossment.

HOUSE BILL NO. 543 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 543 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Rundv Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crosslev Crosthwait Daniel Davis Deen

Deen
Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Dwyer

Eubank
Evans
Favors
Ferguson
Files
Fitzgerald

Ellis

Fuchs
Gandy
Garland
Halsey
Hanna
Hardeman
Hargis

Harris of Dallas Harris of Hill Heflin Helpinstill

Henderson

Hobbs
Howard
Howington
Hoyo
Huddleston
Huffman
Humphrey
Hutchinson

Hileman

Isaacks
Jones
Kelly
Kennedy
Kersey
Kinard
Knight
Lansberry
Lehman
Leyendecker

Little

Lock

Love
Lowry
Lucas
Lyle
McAlister
McDonald
McGlasson
McMurry
McNamara
Manford
Manning
Markle
Martin
Matthews
Mills

Montgomery
Moore
Morgan
Morris
Morse
Murray
Pace
Parker
Pevehouse
Phillips
Price

Prints
Price
Rampy
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe

Sharpe Shell Simpson Skiles Spacek

Stanford	Voigt
Stinson	Walters
Stubbs	Wattner
Taylor	Weatherford
Thornton	White
Turner	Whitesides
Vale	Winfree

Absent

McCann
McLellan
Nicholso n
Spangler

Absent-Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

The Speaker then laid House Bill No. 543 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas--136

Allen	\mathbf{Deen}
Allison	Dickson of Bexar
Alsup	Dickson of Nolan
Anderson	Donald
Avant	Dove
Bailey	Duckett
Baker	Dwyer
Bean	Ellis
Bell	Eubank
Benton	Evans
Blankenship	Favors
Boone	Ferguson
Brawner	Files
Bridgers	Fitzgerald
Brown	Fuchs
Bruhl	Gandy
Bullock	Garland
Bundy	Halsey
Burkett	Hanna
Burnaman	Hardeman
Carlton	Hargis
Carrington	Harris of Dallas
Cato	Harris of Hill
Celaya	Heflin
Chambers	Helpinstill
Clark	Henderson
Cleveland	Hileman
Coker	Hobbs
Colson, Mrs.	Howard
Connelly	Howington
Craig	Ноуо
Crossley	Huddleston
Crosthwait	Huffman
Daniel	Humphrey
Davis	Hutchinson

Isaacks Pace Jones Parker Kelly Pevehouse Kennedy Phillips Kersey Price Kinard Rampy Knight Reed of Bowie Lansberry Reed of Dallas Lehman Ridgeway Leyendecker Rhodes Little Roark Roberts Lock Love Sallas Senterfitt Lowry Sharpe Lucas Shell Lyle Simpson McAlister McDonald Skiles Spacek McGlasson Stanford McMurry McNamara Stinson Manford Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Mills Voigt Montgomery Walters Moore Wattner Morgan Weatherford Morris White Morse Whitesides Murray Winfree

Absent

Goodman	McCann
Hartzog	McLellan
King	Nicholson
Klingeman	Spangler

Absent-Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

HOUSE BILL NO. 819 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 819, A bill to be entitled "An Act providing for the transfer of title of certain lands to Refugio and Aransas Counties, said land consisting of three adjoining tracts lying under, along and adjacent to a proposed Causeway and Approaches across Copano Bay in Refugio and Aransas Counties near the town of Bayside."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 819 ON THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 819 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-135

Fitzgerald Allen Fuchs Allison Garland Alsup Anderson Goodman Avant Halsey Bailey Hanna Baker Hardeman Bean Hargis Harris of Dallas Bell Benton Harris of Hill Blankenship Hartzog Boone Heflin Brawner Helpinstill Brown Henderson Bruhl Hileman Bullock Hobbs Bundy Howard Burkett Howington Burnaman Hoyo Carlton Huddleston Carrington Huffman Cato Humphrey Celaya Hutchinson Chambers Isaacks Clark Jones Cleveland Kelly Coker Kennedy Colson, Mrs. Kersev Connelly Kinard Craig Klingeman Crossley Knight Crosthwait Lansberry Daniel Lehman Deen Leyendecker Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lowry Duckett Lucas Dwyer Lyle Ellis McAlister Eubank McDonald Evans McGlasson **Favors** McLellan Ferguson McMurry Files McNamara

Manford Roberts Manning Sallas Markle Senterfitt Martin Sharpe Matthews Shell Mills Simpson Montgomery Spacek Moore Stanford Morgan Stinson Morris Stubbs Morse Taylor Pace Thornton Parker Turner Pevehouse Vale Phillips Voigt Walters Price Rampy Wattner Weatherford Reed of Bowie Reed of Dallas White Ridgeway Whitesides Winfree Rhodes Roark

Absent

Bridgers Murray
Davis Nicholson
Gandy Skiles
King Spangler
McCann

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 819 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—135

Carrington Allen Allison Cato Alsup Celaya Anderson Chambers Clark Avant Cleveland Bailey Coker Baker Colson, Mrs. Bean Connelly Bell Benton Craig Blankenship Crossley Crosthwait Boone Brawner Daniel Deen Brown Dickson of Bexar Bruhl

Bruhl Dickson of Bexar
Bullock Dickson of Nolan
Bundy Donald
Burkett Dove

Burkett Dove
Burnaman Duckett
Carlton Dwyer

Ellis McGlasson Eubank McLellan McMurry Evans McNamara Favors Ferguson Manford Manning Files Fitzgerald Markle Fuchs Martin Garland Matthews Goodman Mills Halsev Montgomery Moore Hanna Hardeman Morgan Morris Hargis Harris of Dallas Morse Harris of Hill Pace Parker Hartzog Pevehouse Heflin Phillips Helpinstill Price Henderson Hileman Rampy Reed of Bowie Hobbs Howard Reed of Dallas Howington Ridgeway Rhodes Hovo Huddleston Roark Huffman Roberts Humphrey Sallas Hutchinson Senterfitt Isaacks Sharpe Jones Shell Kelly Simpson Kennedy Spacek Kersey Stanford Kinard Stinson Klingeman Stubbs Knight Taylor Lansberry Thornton Lehman Turner Levendecker Vale Little Voigt Lock Walters Love Wattner Lowry Weatherford Lucas White

Absent

Bridgers Davis Gandy King McCann

McAlister

McDonald

Lyle

Murray Nicholson Skiles Spangler

Whitesides

Winfree

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 821 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 821, A bill to be entitled "An Act to amend Rules 36a and 37a of Article 4477 of the Revised Statutes of the State of Texas, relative to the registration of births and deaths; and declaring an emergency."

The bill was read second time.

Mr. Roark offered the following committee amendments to the bill:

Amend House Bill No. 821 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. Amend Rule 36a of Article 4477 of the Revised Statutes of Texas so as to hereafter read as follows:

Rule 36a. Each county in this State shall constitute a primary registration district and it is hereby declared to be the duty of the County Clerk of each county to secure a complete record of each birth and death that occurs within their respective counties and it is required by this Act.

Sec. 2. The crowded condition of the Calendar, the near approach of the end of the Session, and the fact that the law relative to births and deaths is inadequate to meet the present demands, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read in each House on three several days be suspended and the same is hereby suspended and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 821 by striking out all above the enacting clause and substituting in lieu thereof the following:

A BILL

To Be Entitled

An Act to amend Rule 36a of Article 4477 of the Revised Statutes of the State of Texas relative to the registration of births and deaths, and declaring an emergency.

The amendments were severally adopted.

House Bill No. 821 was then passed to engrossment.

HOUSE BILL NO. 821 ON THIRD READING

Mr. Roark moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 821 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Allen Gandy Allison Goodman Alsup Halsey Anderson Hanna Avant Hargis Bailey Harris of Dallas Bean Harris of Hill Bell Hartzog Benton Heflin Boone Helpinstill Brawner Hileman Bridgers Howard Brown Howington Bruhl Hoyo Bullock Huddleston Bundy Huffman Burnaman Humphrey Carlton Hutchinson Carrington Isaacks Cato Jones Celaya Kelly Clark Kennedy Cleveland Kersey Coker Kinard Colson, Mrs. Klingeman Craig Knight Crossley Lansberry Crosthwait Lehman Daniel Leyendecker Davis Little Dickson of Bexar Love Dickson of Nolan Lowry Donald Lucas Dove Lyle Duckett McAlister Dwyer McDonald Ellis McGlasson Eubank McMurry Evans McNamara Favors Manford Ferguson Manning Files Markle Fitzgerald Matthews

Fuchs

Mills Shell Montgomery Simpson Morgan Skiles Stanford Morris Morse Stinson Pace Stubbs Pevehouse Taylor Phillips Thornton Price Turner Reed of Bowie Vale Reed of Dallas Voigt Ridgeway Walters Rhodes Wattner Weatherford Roark Roberts White Whitesides Sallas Senterfitt Winfree Sharpe

Navs-11

McLellan Baker Burkett Moore Murray Deen Garland Rampy Hardeman Spacek Hobbs

Absent

Blankenship McCann Martin Chambers Connelly Nicholson Henderson Parker King Spangler Lock

Absent—Excused

Smith of Bastron Brav Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 821 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-122

Allen Bundy Allison Burnaman Carlton Alsup Anderson Carrington Avant Cato Bailey Celaya Clark Bean Cleveland BellCoker Benton Colson, Mrs. Boone Brawner Craig Bridgers Crossley Brown Crosthwait Bruhl Daniel Bullock Davis

Bailey

Klingeman

Lansberry

Lock

Bean

Dickson of Bexar Dickson of Nolan Donald Dove Duckett Dwyer Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Goodman Halsey Hanna	Lucas Lyle McAlister McDonald McGlasson McMurry McNamara Manford Manning Markle Matthews Mills Montgomery Morgan Morris Morse Pace Pevehouse	
Hargis	Phillips	
Harris of Dallas Harris of Hill	Price Reed of Bowie	
Hartzog	Reed of Dallas	
Heflin	Ridgeway	
Helpinstill	Rhodes	
Hileman	Roark	
Howard	Roberts	
Howington	Sallas	
Hoyo	Senterfitt	
Huddlesto n	Sharpe	
Huffman	Shell	
Humphrey	Simpson	
Hutchinson	Skiles	
Isaacks	Stanford	
Jones	Stinson	
Kelly	Stubbs	
Kennedy	Taylor Thornton	
Kersey Kinard	Turner	
Klingeman	Vale	
Knight	Vale	
Lansberry	Walters	
Lehman	Wattner	
Leyendecker	Weatherford	
Little	White	
Love	Whitesides	
Lowry	Winfree	
Nays—11		

Nays—11

Baker	McLellan
Burkett	Moore
Deen	Murray
Garland	Rampy
Hardeman	Spacek
Hobbs	

Absent

Blankenship	McCann
Chambers	Martin
Connelly	Nicholson
Henderson	Parker
King	Spangler
Lock	• -

Absent-Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

Mr. Roark moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Spacek moved to suspend the Rules for the purpose of making a motion to reconsider the vote by which House Bill No. 821 was passed.

The motion to suspend the Rules was lost.

Mr. Spacek again moved to suspend all Rules for the purpose of making a motion to reconsider the vote by which House Bill No. 821 was passed.

The motion to suspend the Rules was lost by the following vote:

Yeas—47

Lowry

Lyle

- ·	· • · -
Bullock	McGlasson
Burnaman	McLella n
Cleveland	McMurry
Coker	McNamara
Colson, Mrs.	Manning
Craig	Martin
Deen	Matthews
Donald	Mills
Ellis	Moore
Files	Parker
Goodman	Price
Halsey	Reed of Bowie
Hardeman	Rhodes
Harris of Hill	Roberts
Heflin	Skiles
Hobbs	Spacek
Ноуо	Stubbs
Huddleston	Thornton
Kersey	Turner

Nays—57

Walters

Whitesides

Allen	Brown
Allison	Bundy
Alsup	Burkett
Avant	Carlton
Baker	Cato
Benton	Chambers
Boone	Clark
Bridgers	Connelly

Daniel Love Davis Lucas Dickson of Nolan McAlister Dove McDonald Eubank Markle Evans Morris Morse Favors Murray Ferguson Pevehouse Fitzgerald Phillips Hanna Reed of Dallas Hargis Ridgeway Harris of Dallas Helpinstill Roark Hileman Senterfitt Sharpe Howington Huffman Simpson Jones Stanford Kelly Stinson Kennedy Wattner Knight White Leyendecker

Absent

Anderson Kinard Rell King Blankenship Lehman Brawner Little Bruhl McCann Carrington Manford Montgomery Celaya Crossley Morgan Crosthwait Nicholson Dickson of Bexar Pace Duckett Rampy Sallas Dwyer Fuchs Shell Spangler Gandy Taylor Garland Vale Hartzog Henderson Voigt Weatherford Humphrey Hutchinson Winfree Isaacks

Absent-Excused

Bray Hughes
Gilmer Smith of Bastrop
Howard Smith of Atascosa

HOUSE BILL NO. 832 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 832, A bill to be entitled 'An Act amending Article 2370, Revised Statutes of 1925, by providing that the Commissioners Court of any county may, when necessary, furnish suitable quarters, other than Connelly

the court house, for holding court and carrying on other public business and may rent such part of any such quarters not necessary for public use; authorizing the Commissioners Court, where any such building is used partly for public and partly for private purposes, to issue securities for certain purposes and to pledge the net revenues derived from such renting; setting forth the terms and provisions of such pledge and of any such securities and making applicable to such securities the bond and warrant law of 1931, as amended, with certain exceptions; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 832 ON THIRD READING

Mr. Celaya moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 832 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen Crosslev Allison Crosthwait Daniel Alsup Anderson Deen Dickson of Bexar Avant. Bailey Dickson of Nolan Donald Baker Bean Dove Bell Duckett Dwyer Renton Ellis Boone Evans Brawner Favors Bridgers Ferguson Brown Bruhl Files Fitzgerald Bullock Fuchs Bundy Burkett Gandy Burnaman Garland Goodman Carlton Halsey Carrington Hanna Cato Hardeman Celava Hargis Chambers Harris of Dallas Clark Harris of Hill Cleveland Hartzog Coker Heflin Helpinstill

Montgomery Henderson Moore Hileman Hobbs Morgan Morris Howard Morse Howington Hoyo Pace Parker Huddleston Pevehouse Huffman Phillips Humphrey Price Hutchinson Reed of Bowie Isaacks Reed of Dallas Jones Ridgeway Kellv Kennedy Rhodes Roberts Kersev Kinard Sallas Klingeman Senterfitt Knight Sharpe Lansberry Shell Lehman Skiles Leyendecker Spacek Little Stanford Love Stinson Lowry Stubbs Lucas Taylor Lyle Thornton McAlister Turner McDonald Vale McLellan Voigt McMurry Walters Manford Wattner Manning Weatherford Markle White Whitesides Martin

Nays---6

Craig Davis Eubank

Matthews

Mills

McNamara Rampy Simpson

Winfree

Absent

Blankenship King Lock McCann McGlasson Murray Nicholson Roark Spangler

Absent-Excused

Bray Gilmer Hughes

Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 832 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celava Chambers Clark Cleveland Coker Colson, Mrs. Connelly Crossley Crosthwait

Daniel Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Dwyer Ellis Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman

Halsey
Hanna
Hardeman
Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Henderson
Hileman

Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Leyendecker Little Love

Love
Lowry
Lucas
Lyle
McAlister
McDonald
McLellan
McMurry
Manford
Manning
Markle
Martin
Matthews
Mills
Montgomen

Montgomery
Moore
Morgan
Morris
Morse
Pace
Parker
Pevehouse
Phillips
Price
Reed of Bown
Reed of Dalla

Price Reed of Bowie Reed of Dallas Ridgeway Rhodes Roberts Sallas Senterfitt Sharpe Shell Skiles Spacek Stanford Stinson Stubbs Taylor

Thornton Wattner
Turner Weatherford
Vale White
Voigt Whitesides
Walters Winfree

Nays-6

Craig McNamara
Davis Rampy
Eubank Simpson

Absent

Blankenship Murray
King Nicholson
Lock Roark
McCann Spangler
McGlasson

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 840 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 840, A bill to be entitled "An Act providing for the establishment, erection, equipping, operation and maintenance of hospitals by certain counties and cities, for the levying of a direct tax therefor, and for the issuance and payment of bonds for such purposes; further providing for the leasing of such hospital; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 840 ON THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 840 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-137

Allen Baker
Allison Bean
Alsup Bell
Anderson Benton
Avant Boone
Bailey Brawner

Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan

Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis

Harris of Dallas Hartzog Heflin Helpinstill Henderson Hileman Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard

Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery

Klingeman

Montgomery
Moore
Morgan
Morris
Morse
Murray
Pace
Parker
Pevehouse
Phillips
Price
Rampy
Reed of Bow

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White

Whitesides

Winfree

Absent

Blankenship Dwyer Harris of Hill King McCann Nicholson Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 840 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-137

Allen Favors Allison Ferguson Files Alsup Anderson Fitzgerald Fuchs Avant Bailey Gandy Garland Baker Bean Goodman Bell Halsey Benton Hanna Hardeman Boone Brawner Hargis Harris of Dallas Bridgers Brown Hartzog Heflin Bruhl Bullock Helpinstill Henderson Bundy Hileman Burkett Hobbs Burnaman Howard Carlton Howington Carrington Cato Hoyo Huddleston Celaya Chambers Huffman Humphrev Clark Cleveland Hutchinson Isaacks Coker Colson, Mrs. Jones Kelly Connelly Kennedy Craig Kersev Crossley Kinard Crosthwait Klingeman Daniel Knight Davis Lansberry Deen Lehman Dickson of Bexar Leyendecker Dickson of Nolan Little Donald Lock Dove Duckett Love Lowry Ellis Eubank Lucas Evans Lyle

McAlister Ridgeway McDonald Rhodes McGlasson Roark Roberts McLellan McMurry Sallas McNamara Senterfitt Manford Sharpe Manning Shell Markle Simpson Martin Skiles Matthews Spacek Stanford Mills Montgomery Stinson Moore Stubbs Taylor Morgan Thornton Morris Turner Morse Murray Vale Voigt Pace Parker Walters Pevehouse Wattner Phillips Weatherford White Price Whitesides Rampy Reed of Bowie Winfree Reed of Dallas

Absent

Blankenship
Dwyer
Harris of Hill
King

McCann Nicholson Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 845 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 845, A bill to be entitled "An Act to amend Article 2465, Revised Civil Statutes of 1925, amended by Acts of the Forty-first Legislature, Regular Session, 1929, Chapter 17, page 46, Section 1, as amended by Acts of the Forty-first Legislature, Second Called Session, page 168, Chapter 85, Section 1, providing for books and records to be kept by credit unions, for supervision and examination of credit unions by some competent person or persons designated by the State Banking Commissioner, by one or more credit union examiners appointed by the Banking Commissioner, or by certain employees of the Banking Department; and providing for salaries and expense accounts for such person or persons; fixing maximum fees to be charged for such services and a method for handling such moneys collected from the credit unions; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 845 ON THIRD READING

Mr. Stinson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 845 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-130

Eubank Allen Evans Allison Favors Alsup Ferguson Anderson Files Avant Fitzgerald Bailey Fuchs Raker Gandy Bean Garland Bell Goodman Benton Halsey Blankenship Hanna Boone Hargis Bridgers Harris of Dallas Brown Heflin Bruhl Helpinstill Bundy Henderson Burkett Hileman Burnaman Howard Carlton Howington Carrington Hoyo Cato Huddleston Celaya Huffman Chambers Humphrey Clark Hutchinson Cleveland Isaacks Coker Jones Colson, Mrs. Kelly Connelly Kennedy Crossley Kersey Crosthwait Kinard Daniel Klingeman Davis Knight Deen Dickson of Bexar Lansberry Lehman Dickson of Nolan Leyendecker Dove Little Duckett Lock Dwyer Love Ellis

Reed of Bowie Lowry Reed of Dallas Lucas Ridgeway Lyle Rhodes McAlister McDonald Roark Roberts McGlasson McLellan Sallas Senterfitt McMurry McNamara Sharpe Shell Manford Simpson Manning Skiles Markle Martin Spacek Matthews Stanford Mills Stinson Stubbs Montgomery Moore Taylor Thornton Morgan Turner Morris Vale Morse Voigt Murray Pace Walters Wattner Pevehouse Phillips White Whitesides Price. Winfree Rampy

Nays-4

Craig Hobbs Donald Parker

Absent

Brawner King
Bullock McCann
Hardeman Nicholson
Harris of Hill Spangler
Hartzog Weatherford

Absent—Excused

Bray Smith of Bastrop
Gilmer Smith of Atascosa
Hughes

The Speaker then laid House Bill No. 845 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-130

Boone Allen Bridgers Allison Alsup Brown Anderson Bruhl Bundy Avant Bailey Burkett Baker Burnaman Bean Carlton Carrington Bell Benton Cato Blankenship Celaya

Chambers	Lock
Clark	Love
	Lowry
Cleveland	Lucas
Coker	Lyle
Colson, Mrs.	=
Connelly	McAlister McDonald
Crossley	
Crosthwait	McGlasson
Daniel	McLellan
Davis	McMurry
Deen	McNamara
Dickson of Bexar	Manford
Dickson of Nolan	Manning
Dove	Markle
Duckett	Martin
Dwyer	Matthews
Ellis	Mills
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Morse
Fitzgerald	Murray
Fuchs	Pace
Gandy	Pevehouse
Garland	Phillips
Goodman	Price
Halsey	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Ridgeway
Heflin	Rhodes
Helpinstill	Roark
Henderson	Roberts
Hileman	Sallas
Howard	Senterfitt
Howington	Sharpe
Hoyo	Shell
Huddleston	Simpson
Huffman	Skiles
Humphrey	Spacek
Hutchinson	Stanford
Isaacks	Stinson
Jones	Stubbs
Kelly	Taylor
Kennedy	Thornton
Kersey	Turner
Kinard	Vale
Klingema n	Voigt
Knight	Walters
Lansberry	Wattner
Lehman	White

Nays-4

Craig Donald

Leyendecker

Little

Hobbs Parker

Whitesides

Winfree

Absent

Brawner Hardeman Bullock Harris of Hill Hartzog Nicholson
King Spangler
McCann Weatherford

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 860 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 860, A bill to be entitled "An Act prescribing the method for the annexation of unoccupied territory contiguous and adjacent to the city limits of certain incorporated cities or towns, on petition of the owners of all such territory; providing for the recording of such petitions; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 860 ON THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 860 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen Chambers Clark Allison Cleveland Alsup Coker Anderson Avant Colson, Mrs. Bailey Craig Baker Crossley Crosthwait Bean Bell Daniel Davis Renton Blankenship Deen Dickson of Bexar Boone Dickson of Nolan Bridgers Brown Donald Dove Bruhl Duckett Bullock Ellis Burkett Eubank Burnaman Evans Carlton Favors Carrington Ferguson Cato Celaya Files

Fitzgerald Manning Markle Fuchs Martin Gandy Garland Matthews Halsey Mills Montgomery Hanna Hardeman Moore Morgan Hargis Harris of Dallas Morris Harris of Hill Morse Hartzog Murray Heflin Pace Helpinstill Parker Henderson Pevehouse Phillips Hileman Hobbs Price Howard Rampy Reed of Bowie Howington Hoyo Reed of Dallas Huddleston Ridgeway Humphrey Rhodes Hutchinson Roark Jones Roberts Kelly Sallas Senterfitt Kennedy Kersey Sharpe Kinard Shell Klingeman Simpson Knight Skiles Lehman Spacek Leyendecker Stanford Little Stinson Stubbs Lock Love Taylor Lowry Thornton Turner Lucas Vale Lyle Voigt McAlister Walters McDonald Wattner McGlasson Weatherford McLellan White McMurry Whitesides McNamara

Present-Not Voting

Winfree

Lansberry

Manford

Absent

Isaacks Brawner King Bundy Connelly McCann Nicholson Dwyer Goodman Spangler Huffman

Absent—Excused

Bray Smith of Bastrop Smith of Atascosa Gilmer Hughes

The Speaker then laid House bill Heflin

No. 860 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—132

Allen Helpinstill Allison Henderson Alsup Hileman Anderson Hobbs Avant Howard Bailey Howington Baker Hoyo Bean Huddleston Bell Humphrey Benton Hutchinson Blankenship Jones Boone Kelly Bridgers Kennedy Brown Kersey Kinard Bruhl Bullock Klingeman Burkett Knight Burnaman Lehman Carlton Leyendecker Little Carrington Lock Cato Love Celaya Chambers Lowry Clark Lucas Lyle Cleveland Coker McAlister McDonald Colson, Mrs. McGlasson Craig Crossley McLellan McMurry Crosthwait McNamara Daniel Manford Davis Deen Manning Dickson of Bexar Markle Dickson of Nolan Martin Donald Matthews Dove Mills Montgomery Duckett Ellis Moore Eubank Morgan Evans Morris Favors Morse Ferguson Murray Files Pace Fitzgerald Parker Pevehouse Fuchs Gandy **Phillips** Garland Price Halsey Rampy Hanna Hardeman Hargis Harris of Dallas

Harris of Hill

Hartzog

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts

Sallas

Thornton Senterfitt Sharpe Turner Vale Shell Voigt Simpson Skiles Walters Wattner Spacek Stanford Weatherford White Stinson Whitesides Stubbs Winfree Taylor

Present-Not Voting

Lansberry

Absent

Brawner Isaacks
Bundy King
Connelly McCann
Dwyer Nicholson
Goodman Spangler
Huffman

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 861 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 861, A bill to be entitled "An Act to amend Subdivision 106 of Article 199, Title 8, of the Revised Statutes of Texas, 1925, so as to change the length of the terms of District Court and the time of holding the terms of District Court in Terry, Lynn, Garza, Dawson, Gaines and Yoakum Counties, constituting the One Hundred and Sixth Judicial District of Texas; validating and continuing all processes issued or served before this Act takes effect, including recognizances and bonds, and making them returnable to the next terms of court in said counties and district, as herein fixed; to validate the summoning of grand and petit juries under the present law so as to render them available in said counties under this Act.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 861 ON THIRD READING

Mr. Halsey moved that the Constitutional Rule requiring bills to be Hardeman

read on three several days be suspended, and that House Bill No. 861 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-130

Allen Hargis Harris of Dallas Allison Alsup Harris of Hill Anderson Hartzog Heflin Avant Bailey Helpinstill Baker Henderson Bean Hobbs Bell Howington Hoyo Benton Huddleston Blankenship Humphrey Boone Hutchinson Brawner Jones Bridgers Kelly Brown Kennedy Bruhl Klingeman Bullock Knight Bundy Lehman Burkett Leyendecker Burnaman Carlton Little Lock Carrington Love Cato Lowry Celaya Lucas Chambers Lyle Clark McAlister Cleveland McDonald Coker Colson, Mrs. McLellan McMurry Connelly McNamara Craig Manford Crossley Manning Crosthwait Markle Daniel Martin Davis Matthews Deen Dickson of Bexar Mills Montgomery Dickson of Nolan Moore Donald Morgan Dove Morris Duckett Morse Dwyer Murray Ellis Pace Eubank Parker Evans Pevehouse Favors Phillips Ferguson Price Files Rampy Fitzgerald Reed of Bowie Fuchs Reed of Dallas Garland Ridgeway Halsey Rhodes Hanna

Roark

Taylor Roberts Thornton Sallas Senterfitt Turner Sharpe Vale Voigt Shell Simpson Walters Wattner Skiles Weatherford Spacek Stanford White Whitesides Stinson Winfree Stubbs

Present-Not Voting

Lansberry

Absent.

Gandy Kinard
Goodman King
Hileman McCann
Huffman McGlasson
Isaacks Nicholson
Kersey Spangler

Absent-Excused

Bray Hughes
Gilmer Smith of Bastrop
Howard Smith of Atascosa

The Speaker then laid House Bill No. 861 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-131

Allen Clark Cleveland Allison Coker Alsup Colson, Mrs. Anderson Avant Connelly Bailey Craig Baker Crosslev Bean Crosthwait Bell Daniel Benton Davis Deen Blankenship Dickson of Bexar Roone Brawner Dickson of Nolan Bridgers Donald Brown Dove Bruhl Duckett Bullock Dwyer Bundy Ellis Burkett Eubank Burnaman Evans Carlton Favors Carrington Ferguson Cato Files Celaya Fitzgerald Chambers Fuchs

Garland Mills Halsey Montgomery Hanna Moore Hardeman Morgan Hargis Morris Harris of Dallas Morse Murray Harris of Hill Hartzog Pace Heflin Parker Helpinstill Pevehouse Henderson Phillips Hobbs Price Howard Rampy Reed of Bowie Howington Hoyo Reed of Dallas Huddleston Ridgeway Humphrey Rhodes Hutchinson Roark Jones Roberts Kelly Sallas Kennedy Senterfitt Klingeman Sharpe Knight Shell Lehman Simpson Leyendecker Skiles Little Spacek Lock Stanford Love Stinson Lowry Stubbs Lucas Taylor Lyle Thornton McAlister Turner McDonald Vale McLellan Voigt McMurry Walters McNamara Wattner Manford Weatherford White Manning Markle Whitesides Martin Winfree Matthews

Present-Not Voting

Lansberry

Absent

Gandy Kinard
Goodman King
Hileman McCann
Huffman McGlasson
Isaacks Nicholson
Kersey Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 862 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 862, A bill to be entitled "An Act to validate all ad valorem tax levies heretofore made by incorporated cities and towns in the State of Texas for current expenses, for support of public free schools and for interest and sinking funds to pay bonded obligations heretofore authorized by the electorate, which levies are void and unenforceable because the governing bodies of such cities and towns failed to make such levies by formal ordinance or made the levies prior to final approval of the annual budget, or because the levies were made and adopted without the tax rolls being actually before such governing bodies, and making all such levies enforceable under this Act as though adopted originally by ordinance in strict compliance with all requirements of law; provided this Act shall not apply to levies the validity of which has been attacked by litigation pending in court on effective date of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 862 ON THIRD READING

Mr. Stanford moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 862 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-132

Allen	Carlton
Allison	Carrington
Alsup	Cato
Anderson	Celaya
Avant	Chambers
Bailey	Clark
Baker	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Boone	Crossley
Brawner	Crosthwait
Brown	Daniel
Bullock	Deen
Bundy	Dickson of Bexar
Burkett	Dickson of Nolan
Burnaman	Dove

Duckett	McLellan
Dwyer	McMurry
Ellis	McNamara
Eubank	Manford
Evans	Manning
Files	Markle
Fitzgerald	Martin
Fuchs	Matthews
Gandy	Mills
Garland	Montgomery
Goodman	Moore
Halsey	Morgan
Hanna	Morris
Hardeman	Morse
Hargis	Murray
Harris of Dallas	Pace
Harris of Hill	Parker
Hartzog	Pevehouse
Heflin	Phillips
Helpinstill	Price
Henderson	Rampy
Hileman	Reed of Bowie
Hobbs	Reed of Dalla
Howard	Ridgeway
Howington	Rhodes
Hoyo	Roark
Huddleston	Roberts
Huffman	Sallas
Humphrey	Senterfitt
Hutchinson	Sharpe
Jones	Shell
Kelly	Simpson
Kennedy	Skiles
Kersey	Spacek
Klingeman	Stanford
Knight	Stinson
Lansberry	Stubbs
Lehman	Taylor
Leyendecker	Thornton
Little	Turner
Lock	Vale
Love	Voigt
Lowry	Walters
Lucas	Wattner
Lyle	Weatherford
McAlister	White
McDonald	Whitesides
McGlasson	Winfree
MCGIGSSON	** 1111100

Nays---3

Davis Donald Favors

Absent

Bridgers
Bruhl
Ferguson
Isaacks
Kinard

King McCann Nicholson Spangler

Absent-Excused

Bray Gilmer

Hughes Smith Smith of Bastrop

Smith of Atascosa

The Speaker then laid House Bill No. 862 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-132

Allison Harris of Hill Allen Hartzog Alsup Heflin Helpinstill Anderson Avant Henderson Bailey Hileman Baker Hobbs Bean Howard Bell Howington Benton Hoyo Blankenship Huddleston Huffman Boone Brawner Humphrey Brown Hutchinson Bullock Jones Bundy Kellv Burkett Kennedy Burnaman Kersey Carlton Klingeman Carrington Knight Cato Lansberry Lehman Celaya Chambers Leyendecker Clark Little Cleveland Lock Coker Love Colson, Mrs. Lowry Connelly Lucas Craig Lyle Crosslev McAlister Crosthwait McDonald Daniel McGlasson Deen McLellan Dickson of Bexar McMurry Dickson of Nolan McNamara Dove Manford Duckett Manning Dwyer Markle Ellis Martin Eubank Matthews Evans Mills Files Montgomery Fitzgerald Moore Fuchs Morgan Gandy Morris Garland Morse Goodman Murray Halsey Pace Hanna Parker Hardeman Pevehouse Hargis **Phillips** Harris of Dallas Price

Rampy Stanford Reed of Bowie Stinson Reed of Dallas Stubbs Ridgeway Taylor Rhodes Thornton Roark Turner Roberts Vale Sallas Voigt Senterfitt Walters Sharpe Wattner Weatherford Shell Simpson White Skiles Whitesides Spacek Winfree

Nays-3

Davis Donald Favors

King

McCann

Nicholson

Spangler

Absent

Bridgers Bruhl Ferguson Isaacks Kinard

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 866 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 866, A bill to be entitled "An Act making an appropriation out of the State Highway Fund for refunding donations made for the purpose of making surveys and investigation on Highway No. 22, and which work was never accomplished; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 866 ON THIRD READING

Mr. Allen moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 866 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--132

Howard Allen Howington Allison Hovo Alsup Anderson Humphrey Avant Bailey Baker Isaacks Bean Jones Kelly Rell Kennedy Benton Blankenship Kersev Boone Kinard Brawner Klingeman Brown Knight Bruhl Lansberry Bullock Lehman Bundy Leyendecker Burkett Little Burnaman Love Carlton Lowry Carrington Lucas Celaya Lyle Chambers McAlister Clark McDonald Cleveland McGlasson Coker McLellan Colson, Mrs. McMurry Connelly Manford Craig Manning Crossley Markle Crosthwait Daniel

Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Dwyer Ellis Eubank Evans

Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis

Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman

Huddleston Hutchinson

Martin Matthews Mills

Montgomerv Moore Morgan Morris Morse Murray Pace Pevehouse Phillips

Price

Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts

Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs

Taylor Wattner Thornton Weatherford Turner \mathbf{W} hite Vale Whitesides Voigt Winfree Walters

Nays--2

McNamara Davis

Absent

Bridgers Lock Cato McCann Hobbs Nicholson Huffman Parker King Spangler

Absent—Excused

Smith of Bastrop Bray Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 866 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-132

Allen Dickson of Bexar Allison Alsup Dickson of Nolan Donald Anderson Avant Dove Duckett Bailey Dwyer Baker Ellis Bean Eubank Bell Evans Benton Blankenship Favors Ferguson Boone Files Brawner Fitzgerald Brown Fuchs Bruhl Gandy Bullock Garland Bundy Goodman Burkett Halsey Burnaman Hanna Carlton Hardeman Carrington Hargis Celaya Harris of Dallas Chambers Harris of Hill Clark Hartzog Cleveland Heflin Coker Helpinstill Colson, Mrs. Henderson Connelly Hileman Craig Crossley Howard Howington Crosthwait

Hoyo

Daniel

Huddleston Morse Humphrey Murray Hutchinson Pace Pevehouse Isaacks Jones Phillips Kellv Price Kennedy Rampy Reed of Bowie Kersey Reed of Dallas Kinard Ridgeway Klingeman Rhodes Knight Lansberry Roark Roberts Lehman Sallas Leyendecker Senterfitt Little Sharpe Love Shell Lowry Simpson Lucas Skiles Lyle Spacek McAlister Stanford McDonald McGlasson Stinson Stubbs McLellan Taylor McMurry Thornton Manford Turner Manning Vale Markle Voigt Martin Matthews Walters Wattner Mills Weatherford Montgomery Moore White Whitesides Morgan Winfree Morris

Nays—2

Davis

McNamara

Absent

Bridgers Lock
Cato McCann
Hobbs Nicholson
Huffman Parker
King Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 876 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 876, A bill to be entitled "An Act repealing Article 500 of the Revised Statutes of Texas, 1925."

The bill was read second time.

On motion of Mr. Alsup, the bill was amended so as to include an emergency clause.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 876 was then passed to engrossment.

HOUSE BILL NO. 876 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 876 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

Allen Ellis Allison Eubank Favors Alsup Ferguson Anderson Avant Files Bailey Fitzgerald Fuchs Baker Gandy Bean Bell Garland Goodman Benton Blankenship Halsey Hanna Boone Hardeman Brawner Hargis Bridgers Harris of Dallas Brown Harris of Hill Burkett Hartzog Burnaman Heflin Carlton Helpinstill Carrington Henderson Cato Hileman Celaya Hobbs Chambers Howard Clark Howington Cleveland Hoyo Coker Huddleston Colson, Mrs. Humphrey Connelly Hutchinson Craig Isaacks Crosthwait Jones Daniel Kelly Davis Kennedy Deen Dickson of Bexar Kersev Kinard Dickson of Nolan Klingeman Donald Knight Dove Lansberry Duckett

Rampy Lehman Reed of Bowie Leyendecker Little Reed of Dallas Ridgeway Lock Love Rhodes Roark Lowry Roberts Lucas Sallas McAlister Senterfitt McDonald Sharpe McLellan Shell McMurry Simpson McNamara Manford Skiles Stanford Manning Stinson Markle Stubbs Martin Taylor Matthews Mills Thornton Turner Montgomery Vale Moore Voigt Morgan Walters Morris Wattner Morse Weatherford Pace White Pevehouse Whitesides Phillips Winfree Price

Absent

Lyle Bruhl Bullock McCann McGlasson Bundy Crossley Murray Dwyer Nicholson Evans Parker Huffman Spacek King Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 876 before the House on third reading and final passage

The bill was read third time and was passed by the following vote:

Yeas-128

Allen Boone Brawner Allison Alsup Bridgers Anderson Brown Avant Burkett Bailev Burnaman Baker Carlton Bean Carrington Bell Cato Benton Celaya Blankenship Chambers

Clark Leyendecker Cleveland Little Coker Lock Colson, Mrs. Love Connelly Lowry Craig Lucas McAlister Crosthwait Daniel McDonald Davis McLellan Deen McMurry Dickson of Bexar McNamara Dickson of Nolan Manford Donald Manning Dove Markle Duckett Martin Ellis Matthews Eubank Mills Favors Montgomery Ferguson Moore Files Morgan Fitzgerald Morris Fuchs Morse Gandy Pace Garland Pevehouse Goodman **Phillips** Halsey Price Hanna Rampy Reed of Bowie Hardeman Hargis Reed of Dallas Harris of Dallas Ridgeway Harris of Hill Rhodes Hartzog Roark Heflin Roberts Helpinstill Sallas Henderson Senterfitt Hileman Sharpe Hobbs Shell Howard Simpson Howington Skiles Stanford Hoyo Huddleston Stinson Humphrey Stubbs Hutchinson Taylor Thornton Isaacks Jones Turner Vale Kelly Kennedy Voigt Walters Kersev Wattner Kinard Weatherford Klingeman White Knight Whitesides Lansberry Lehman Winfree

Absent

Lyle Bruhl McCann Bullock McGlasson Bundy Murray Crossley Dwyer Nicholson Parker Evans Spacek Huffman Spangler King

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 877 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 877, A bill to be entitled "An Act repealing Article 501 of the Revised Statutes of Texas, 1925."

The bill was read second time.

By unanimous consent of the House, the bill was amended so as to include an emergency clause.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 877 was then passed to engrossment.

HOUSE BILL NO. 877 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 877 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen Celaya Allison Chambers Alsup Clark Anderson Cleveland Avant Coker Bailey Colson, Mrs. Baker Connelly Bean Craig Bell Crosthwait Benton Daniel Blankenship Davis Boone Deen Brawner Dickson of Bexar Bridgers Dickson of Nolan Brown Donald Burkett Dove Burnaman Duckett Carlton Ellis Eubank Carrington Cato Favors

Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman Hobbs Howard Howington Hoyo Huddleston Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas McAlister McDonald McLellan

McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Pace Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Stanford Stinson Stubbs Taylor Thornton -Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

McMurry

Absent

Bruhl
Bullock
Bundy
Crossley
Dwyer
Evans
Huffman
King

Lyle
McCann
McGlasson
Murray
Nicholson
Parker
Spacek
Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 877 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas---128

4.77	TT - 1 1
Allen	Hobbs
Allison	Howard
Alsup	Howington
Anderson	Hoyo
Avant	Huddleston
Bailey	Humphrey
Baker	Hutchinson
Bean	Isaacks
Bell	Jones
Benton	Kelly
Blankenship	Kennedy
Boone	Kersey
Brawner	Kinard
Bridgers	Klingeman
Brown	Knight
Burkett	Lansberry
Burnaman	Lehman
Carlton	Leyendecker
Carrington	Little
Cato	Lock
Celaya	Love
Chambers	Lowry
Clark	Lucas
Cleveland	McAlister
Coker	McDonald
Colson, Mrs.	McLellan
Connelly	McMurry
Craig	McNamara
Crosthwait	Manford
Daniel	Manning
Davis	Markle
\mathbf{Deen}	Martin
Dickson of Bexar	Matthews
Dickson of Nolan	Mills
Donald	Montgomery
Dove	Moore
Duckett	Morgan
Ellis	Morris
Eubank	Morse
Favors	Pace
Ferguson	Pevehouse
Files	Phillips
Fitzgerald	Price
Fuchs	Rampy
Gandy	Reed of Bowie
Garland	Reed of Dallas
Goodman	Ridgeway
Halsey	Rhodes
Hanna	Roark
Hardeman	Roberts
Hargis	Sallas
Harris of Dallas	Senterfitt
Harris of Hill	Sharpe
Hartzog	Shell
Heflin	Simpson
Helpinstill	Skiles
Henderson	Stanford
Hileman	Stinson

Stubbs	Walters
Taylor	Wattner
Thornton	Weatherford
Turner	White
Vale	Whitesides
Voigt	Winfree

Absent

Bruhl	$_{ m Lyle}$
Bullock	McCann
Bundy	McGlasson
Crossley	Murray
Dwyer	Nicholson
Evans	Parker
Huffman	Spacek
King	Spangler

Absent—Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

(Mr. Kersey in the Chair.)

HOUSE BILL NO. 878 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 878, A bill to be entitled "An Act amending Article 502 of the Revised Statutes of Texas, 1925, providing the method of conversion of State banking corporations into National banking corporations, and validating purported conversions of National banking corporations under prior law; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 878 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 878 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-132

Bailey
Baker
Bean
Bell
Benton

Blankenship Klingeman Boone Knight Brawner Lehman Bridgers Leyendecker Brown Little Bundy Lock Burkett LOVE Lowry Burnaman Carlton Lucas Carrington Lyle Celaya McAlister Chambers McDonald McGlasson Clark McLellan Cleveland Coker McMurry Colson, Mrs. McNamara Connelly Manford Craig Manning Crossley Markle Crosthwait Martin Davis Matthews Deen Mills Dickson of Bexar Montgomery Dickson of Nolan Moore Morgan Donald Dove Morris Morse Duckett Murray Dwver Ellis Pace Parker Eubank Pevehouse Evans Phillips Favors Ferguson Price Rampy Files Reed of Bowie Fitzgerald Reed of Dallas Fuchs Ridgeway Gandy Rhodes Garland Goodman Roark Roberts Halsey Sallas Hanna Senterfitt Hardeman Sharpe Hargis Harris of Dallas Shell Harris of Hill Simpson Skiles Hartzog Spacek Heflin Stanford Helpinstill Stinson Henderson Stubbs Hileman Taylor Hobbs Thornton Howard Howington Turner Hoyo Vale Huddleston Voigt Humphrey Walters Hutchinson Wattner Weatherford Isaacks Jones White Whitesides Kelly

Kennedy

Kersey

Winfree

Dove

Present-Not Voting

Lansberry

Absent

Bruhl Kinard Bullock King McCann Cato Daniel Nicholson Huffman Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 878 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-132

Allen Duckett Allison Dwyer Alsup Ellis Anderson Eubank Avant Evans Bailey Favors Baker Ferguson Bean Files Rell Fitzgerald Benton Fuchs Blankenship Gandy Roone Garland Brawner Goodman Bridgers Halsey Brown Hanna Bundy Hardeman Burkett Hargis Burnaman Harris of Dallas Carlton Harris of Hill Carrington Hartzog Celaya Heflin Chambers Helpinstill Clark Henderson Cleveland Hileman Coker Hobbs Howard Colson, Mrs. Connelly Howington Craig Hoyo Crossley Huddleston Crosthwait Humphrey Davis Hutchinson Isaacks Deen Dickson of Bexar Jones Kelly Dickson of Nolan Kennedy Donald Kersey

Klingeman **Phillips** Knight Price Lehman Rampy Reed of Bowie Leyendecker Reed of Dallas Little Lock Ridgeway Love Rhodes Lowry Roark Lucas Roberts Lyle Sallas Senterfitt McAlister McDonald Sharpe McGlasson Shell McLellan Simpson McMurry Skiles Spacek McNamara Stanford Manford Manning Stinson Markle Stubbs Martin Taylor Thornton Matthews Turner Mills Montgomery Vale Voigt Moore Walters Morgan Wattner Morris Weatherford Morse White Murray Whitesides Pace Winfree Parker Pevehouse

Present-Not Voting

Lansberry

Absent

Bruhl Kinard
Bullock King
Cato McCann
Daniel Nicholson
Huffman Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 879 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 879, A bill to be entitled "An Act to amend House Bill No. 546, Acts of the 40th Legislature, 1927, page 289, Chapter 202, Section 1, providing for the amendment of the charter of corporations organized under the provisions of Title 16 of the Revised Statutes of Texas, 1925, for the purpose of increasing Chamb Chamb Clark Clevels Coker Colson Connel Crossle of the Revised Statutes of Texas, 1925, for the purpose of increasing Chamb

or decreasing capital stock, to change name, to adopt trust powers and for any other lawful purpose, including the extension of time of corporate existence for a period of not exceeding fifty years from the effective date of amendment, and providing for the adoption of the powers of commercial banks and banks and trust companies by Morris Plan Banks through amendment of its charter; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 879 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 879 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-136

Allen Davis Allison Deen Alsup Dickson of Bexar Anderson Dickson of Nolan Avant Donald Bailey Dove Baker Duckett Ellis Bean Bell Eubank Evans Benton Blankenship Favors Boone Ferguson Files Brawner Fitzgerald Bridgers Fuchs Brown Gandy Bruhl Garland Bullock Goodman Bundy Burkett Halsey Hanna Burnaman Hardeman Carlton Hargis Carrington Harris of Dallas Cato Harris of Hill Celaya Hartzog Chambers Heflin Clark Cleveland Henderson Hileman Coker Colson, Mrs. Howard Howington Connelly Crossley Hovo Huddleston Crosthwait Huffman

Humphrey Murray Hutchinson Nicholson Isaacks Pace Jones Parker Kellv Pevehouse Kennedy Phillips Kersev Price Kinard Rampy Reed of Bowie Klingeman Knight Reed of Dallas Lehman Ridgeway Rhodes Leyendecker Little Roark Lock Roberts Sallas Love Senterfitt Lowry Lucas Sharpe Lyle Shell McAlister Simpson McDonald Skiles Spacek McGlasson Stanford McLellan Stinson McMurry Stubbs McNamara Taylor Manford Manning Thornton. Markle Turner Vale Martin Voigt Matthews Mills Walters Wattner Montgomery Weatherford Moore White Morgan Whitesides Morris Winfree Morse

Present-Not Voting

Lansberry

Absent

Craig King
Dwyer McCann
Helpinstill Spangler
Hobbs

Absent-Excused

Bray Smith of Bastrop
Gilmer Smith of Atascosa
Hughes

The Chair then laid House Bill No. 879 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-136

Allen Anderson Allison Avant Alsup Bailey

Baker Isaacks Bean Jones Bell Kellv Benton Kennedy Blankenship Kersey Boone Kinard Brawner Klingeman Bridgers Knight Brown Lehman Bruhl Leyendecker Bullock Little Bundy Lock Burkett Love Burnaman Lowry Carlton Lucas Carrington Lyle Cato McAlister Celaya McDonald Chambers McGlasson Clark McLellan Cleveland McMurry Coker McNamara Colson, Mrs. Manford Connelly Manning Crossley Markle Crosthwait Martin Daniel Matthews Davis Mills Deen Montgomery Dickson of Bexar Moore Dickson of Nolan Morgan Donald Morris Dove Morse Duckett Murray Nicholson Ellis Eubank Pace Evans Parker Favors Pevehouse Ferguson Phillips Files Price Fitzgerald Rampy Reed of Bowie Fuchs Reed of Dallas Gandy Ridgeway Garland Goodman Rhodes Halsey Roark Hanna Roberts Sallas Hardeman Senterfitt Hargis Harris of Dallas Sharpe Harris of Hill Shell Hartzog Simpson Skiles Heflin Henderson Spacek Stanford Hileman Stinson Howard Stubbs Howington Taylor Hoyo Huddleston Thornton Huffman Turner Vale Humphrey Voigt Hutchinson

Lock

Love

Lowry

Lucas

McAlister

McDonald

McLellan

McMurry

Manford

Manning

Matthews

Montgomery

Markle

Martin

Mills

McGlasson

McNamara

Lyle

Walters Wattner Weatherford White Whitesides Winfree

Present-Not Voting

Lansberry

Absent

Craig Dwyer Helpinstill Hobbs

King McCann Spangler

Absent—Excused

Bray Gilmer Hughes

Smith of Bastron Smith of Atascosa

HOUSE BILL NO. 880 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 880, A bill to be entitled "An Act providing for the preservation of bank examiners' reports and correspondence files and for the preservation of the books, records and files of insolvent banks, and further providing for the destruction of such reports and correspondence and sale or destruction of such books, records and files of insolvent banks; and declaring an gency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 880 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 880 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

Allen Boone Allison Brawner Alsup Brown Anderson Bruhl Bailey Bullock Baker Bundy Bean Burnaman Benton Carlton Blankenship Carrington

Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Ellis Eubank Evans Favors Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman Hobbs Howard Howington Hoyo Huddleston Humphrey Hutchinson Jones Kelly Kennedy

Moore Morgan Morris Morse Murray Nicholson Pace Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Present-Not Voting

Lansberry

Kersev

Kinard

Knight

Lehman

Little

Klingeman

Leyendecker

Absent

Avant Bell Bridgers

Burkett Cato Craig

4-Jour.

Dwyer McCann
Ferguson Parker
Huffman Spangler
Isaacks Stubbs
King

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 880 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—128

Allen Goodman Allison Halsey Alsup Hanna Anderson Hardeman Bailey Hargis Baker Harris of Dallas Bean Harris of Hill Benton Hartzog Blankenship Heflin Boone Helpinstill Brawner Henderson Brown Hileman Hobbs Bruhl Bullock Howard Howington Bundy Hovo Burnaman Carlton Huddleston Carrington Humphrey Hutchinson Celaya Chambers Jones Clark Kelly Kennedy Cleveland Coker Kersey Colson, Mrs. Kinard Klingeman Connelly Crosslev Knight Crosthwait Lehman Daniel Levendecker Davis Little Deen Lock Dickson of Bexar Love Lowry Dickson of Nolan Donald Lucas Dove Lyle Duckett McAlister Ellis McDonald McGlasson Eubank Evans McLellan Favors McMurry McNamara Files Fitzgerald Manford Fuchs Manning Markle Gandy Martin Garland

Matthews Sallas Mills Senterfitt Montgomery Sharpe Moore Shell Morgan Simpson Morris Skiles Morse Spacek Murray Stanford Nicholson Stinson Pace Taylor Pevehouse Thornton Phillips Turner Vale Price Rampy Voigt Reed of Bowie Walters Reed of Dallas Wattner Ridgeway Weatherford Rhodes White Roark Whitesides Roberts Winfree

Present—Not Voting

Lansberry

Absent

Avant Huffman
Bell Isaacks
Bridgers King
Burkett McCann
Cato Parker
Craig Spangler
Dwyer Stubbs
Ferguson

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 900 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 900, A bill to be entitled "An Act to amend Senate Bill No. 220, Chapter 354, Acts of the Regular Session of the Forty-second Legislature, page 844, by adding a new section thereto to be known as Section 3a following Section 3, so as to authorize expenses in the investigation of crime and an allowance of four cents (4¢) a mile for each mile traveled, to the criminal district attorney in counties operating under such Act; providing that such expenses shall be paid by the commissioners' court as other expenses are paid; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 900 ON THIRD READING

Mr. Morgan moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 900 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year	s—126
Allen	Goodman
Allison	Halsey
Alsup	Hanna
Anderson	Hargis
Avant	Harris of Dallas
Bailey	Harris of Hill
Baker	Hartzog
Bean	Heflin
Benton	Helpinstill
Blankenship	Henderson
Boone	Hileman
Brawner	Hobbs
Brown	Howard
Bruhl	Howington
Bullock	Hoyo
Bundy	Huddleston
Burkett	Huffman
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Jones
Cato	Kelly
Celaya	Kennedy
Chambers	Kersey
Clark	Kinard
Cleveland	Klingeman
Coker	Knight
Connelly	Leyendecker
Craig	Little
Crossley	Love
Crosthwait	Lucas
Daniel	Lyle
Deen	McAlister
Dickson of Bexar	McDonald
Dickson of Nolan	McLellan
Donald	McNamara
Dove	Manford
Duckett	Manning Markle
Ellis	Markie Martin
Eubank	Matthews
Evans Favors	Mills
Ferguson Files	Montgomery Moore
Fitzgerald	Morgan
Fuchs	Morgan Morris
Gandy	Morris
Garland	Murray
Garlanu	mullay

Nicholson	Skiles
Pace	Spacek
Pevehouse	Stanford
Phillips	Stinson
Price	Stubbs
Rampy	Taylor
Reed of Bowie	Thornton
Reed of Dallas	Turner
Ridgeway	Vale
Rhodes	Voigt
Roark	Walters
Roberts	Wattner
Sallas	Weatherford
Senterfitt	White
Sharpe	Whitesides
Simpson	Winfree

Nays---3

Davis Lowry McGlasson

Present-Not Voting

Lansberry

Absent

Bell	Lehman
Bridgers	Lock
Colson, Mrs.	McCann
Dwyer	McMurry
Hardeman	Parker
Isaacks	Shell
King	Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 900 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-126

Allen	Burkett
Allison	Burnaman
Alsup	Carlton
Anderson	Carrington
Avant	Cato
Bailey	Celaya
Baker	Chambers
Bean	Clark
Benton	Cleveland
Blankenship	Coker
Boone	Connelly
Brawner	Craig
Brown	Crossley
Bruhl	Crosthwait
Bullock	Daniel
Bundy	\mathbf{Deen}

Dickson of Bexar McDonald Dickson of Nolan McLellan Donald McNamara Dove Manford Duckett Manning Ellis Markle Eubank Martin Evans Matthews Favors Mills Ferguson Montgomery Files Moore Fitzgerald Morgan **Fuchs** Morris Gandy Morse Garland Murray Goodman Nicholson Halsey Pace Hanna Pevehouse Hargis Phillips Harris of Dallas Price Harris of Hill Rampy Hartzog Reed of Bowie Heflin Reed of Dallas Helpinstill Ridgeway Henderson Rhodes Hileman Roark Hobbs Roberts Howard Sallas Howington Senterfitt Hoyo Sharpe Huddleston Simpson Huffman Skiles Humphrey Spacek Hutchinson Stanford Jones Stinson Kelly Stubbs Kennedy Taylor Kersey Thornton Kinard Turner Klingeman Vale Knight Voigt Leyendecker Walters Little Wattner Love Weatherford Lucas White Lyle Whitesides McAlister Winfree

Nays—3

Davis Lowry McGlasson

Present-Not Voting

Lansberry

Absent

Bell Isaacks
Bridgers King
Colson, Mrs. Lehman
Dwyer Lock
Hardeman McCann

McMurry Shell Spangler

Absent-Excused

Bray Smi Gilmer Smi Hughes

Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 902 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 902, A bill to be entitled "An Act amending Section 17a of Chapter 280, Acts of the Regular Session of the Forty-first Legisla-ture, amending Chapter 25, Acts of the Regular Session of the Thirtyninth Legislature; providing that water control and improvement districts may purchase, own and operate fire engines and all necessary fire-fighting equipment and appliances; validating all purchases of fire engines, equipment and appliances heretofore made by water control and improvement districts; providing that nothing in this Act shall amend, alter, repeal or modify Senate Bill No. 299 or Senate Bill 300, Acts Regular Session, No. Forty-seventh Legislature: and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 902 ON THIRD READING

Mr. Hoyo moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 902 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Blankenship Boone Allison Alsup Brown Anderson Bruhl Avant Bullock Bailev Bundy Baker Burkett Bean Burnaman Carlton Rell Benton Carrington

Cato Little Celaya Lock Chambers Love Lowry Clark Cleveland Lucas Coker Lyle Colson, Mrs. McAlister Connelly McDonald McGlasson Craig Crosthwait McLellan Daniel McMurry Davis McNamara Deen Manford Dickson of Bexar Manning Dickson of Nolan Markle Donald Martin Dove Matthews Duckett Mills Ellis Montgomery Eubank Morgan Evans Morris Favors Morse Ferguson Murray Files Nicholson Fitzgerald Pace Fuchs Pevehouse Gandy Phillips Garland Price Goodman Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Rhodes Harris of Dallas Roark Roberts Harris of Hill Sallas Hartzog Senterfitt Heflin Sharpe Helpinstill Shell Henderson Hileman Simpson Skiles Hobbs Howard Spacek Howington Stanford Stinson Hoyo Huddleston Stubbs Huffman Taylor Humphrey Thornton Hutchinson Turner Jones. Vale Kelly Voigt Walters Kennedy Kersey Wattner Weatherford Kinard Klingeman White Whitesides Knight

Absent

Winfree

Brawner Isaacks
Bridgers King
Crossley Lansberry
Dwyer McCann

Lehman

Leyendecker

Moore Spangler Parker

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 902 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Gandy Garland Allison Goodman Alsup Anderson Halsev Hanna Avant Hardeman Bailey Hargis Baker Harris of Dallas Bean Harris of Hill Bell Hartzog Benton Blankenship Heflin Helpinstill Boone Henderson Brown Bruhl Hileman Hobbs Bullock Howard Bundy Howington Burkett Burnaman Ноуо Huddleston Carlton Huffman Carrington Humphrey Cato Hutchinson Celaya Jones Chambers Kelly Clark Cleveland Kennedy Kersey Coker Kinard Colson, Mrs. Klingeman Connelly Knight Craig Lehman Crosthwait Leyendecker Daniel Little Davis Lock Deen Dickson of Bexar Love Dickson of Nolan Lowry Lucas Donald Lyle Dove McAlister Duckett McDonald Ellig McGlasson Eubank McLellan Evans McMurry **Favors** McNamara Ferguson Manford Files Fitzgerald Manning

Markle

Fuchs

Senterfitt Martin Matthews Sharpe Mills Shell Montgomery Simpson Morgan Skiles Morris Spacek Morse Stanford Murray Stinson Nicholson Stubbs Pace Taylor Pevehouse Thornton Phillips Turner Vale Price Rampy Voigt Reed of Bowie Walters Reed of Dallas Wattner Ridgeway Weatherford Rhodes White Roark Whitesides Roberts Winfree Sallas

Absent

Brawner Lansberry
Bridgers McCann
Crossley Moore
Dwyer Parker
Isaacks Spangler
King

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 939 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 939, A bill to be entitled "An Act validating and approving all acts of the governing bodies of cities and towns of the State of Texas operating under the provisions of the General Laws of Texas and having a population of more than five thousand (5,000) in the issuance and sale of bonds, to aid in financing certain public improvements for which a loan or grant has been made by any agent or agency of the United States Government, including election orders, notices of elections, returns of elections, and orders canvassing election returns, including among others, instances benein there have been irregulari-Davis ties in the giving of notice of elections, notwithstanding the fact that Dickson of Bexar the notice of election was not published on the same day in each of Donald

two successive weeks; validating such bonds and the tax levies made for the payment of such bonds; providing the provisions hereof shall not apply to any such proceedings or obligations the validity of which has been contested in any pending suit or litigation; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 939 ON THIRD READING

Mr. Bell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 939 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen Dove Allison Duckett Alsup Ellis Anderson Eubank Avant Evans Bailey Favors Baker Ferguson Bean Files Rell Fitzgerald Benton Fuchs Blankenship Gandy Boone Goodman Bridgers Halsey Hanna Brown Bruhl Hardeman Hargis Bullock Harris of Dallas Bundy Burkett Harris of Hill Hartzog Burnaman Heflin Carlton Helpinstill Carrington Henderson Cato Hileman Celaya Chambers Hobbs Howard Clark Cleveland Howington Coker Hoyo Huddleston Colson, Mrs. Humphrey Connelly Hutchinson Craig Crosthwait Isaacks .Iones Kelly Deen Kennedy Kersev Dickson of Nolan Kinard Klingeman

Phillips Knight Lansberry Price Lehman Rampy Reed of Bowie Leyendecker Reed of Dallas Little Ridgeway Lock Rhodes Love Lowry Roark Roberts Lucas Sallas McAlister Senterfitt McDonald Sharpe McGlasson Shell McLellan Simpson McMurry Skiles McNamara Manford Spacek Stanford Manning Stinson Markle Stubbs Martin Taylor Matthews Thornton Mills Montgomery Turner Vale Moore Voigt Morgan Walters Morris Wattner Morse Weatherford Murray White Pace Whitesides Parker Pevehouse Winfree

Present-Not Voting

Nicholson

Absent

Brawner King
Crossley Lyle
Dwyer McCann
Garland Spangler
Huffman

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 939 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-134

Allen Bell Allison Benton Alsup Blankenship Anderson Boone Avant Bridgers Bailey Brown Baker Bruhl Bean Bullock

Bundy Lansberry Burkett Lehman Burnaman Levendecker Carlton Little Carrington Lock Cato Love Celava Lowry Chambers Lucas McAlister Clark Cleveland McDonald Coker McGlasson Colson, Mrs. McLellan Connelly McMurry Craig McNamara Crosthwait Manford Daniel Manning Davis Markle Deen Martin Dickson of Bexar Matthews Dickson of Nolan Mills Donald Montgomery Dove Moore Duckett Morgan Ellis Morris Eubank Morse Evans Murray Favors Pace Ferguson Parker Pevehouse Files Fitzgerald Phillips **Fuchs** Price Gandy Rampy Reed of Bowie Goodman Halsey Reed of Dallas Hanna Ridgeway Hardeman Rhodes Hargis Roark Harris of Dallas Roberts Harris of Hill Sallas Senterfitt Hartzog Sharpe Heflin Helpinstill Shell Henderson Simpson Skiles Hileman Spacek Hobbs Stanford Howard Stinson Howington Stubbs Hoyo Huddleston Taylor Thornton Humphrey Turner Hutchinson Isaacks Vale Voigt Jones Walters Kelly Wattner Kennedy Weatherford Kersey White Kinard Whitesides Klingeman Winfree Knight

Present-Not Voting

Nicholson

Eubank

Absent

Brawner Crossley Dwyer Garland Huffman King Lyle McCann Spangler

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 901 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 901, A bill to be entitled "An Act making it unlawful to offer for sale eggs which have been placed in an incubator for hatchery purposes without labeling such eggs as 'incubator eggs'; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 901 ON THIRD READING

Mr. Bell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 901 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen Carrington Allison Cato Alsup Celaya Anderson Chambers Avant Clark Bailey Cleveland Baker Coker Bell Colson, Mrs. Benton Craig Blankenship Crosthwait Boone Daniel Bridgers Davis Brown Deen Bruhl Dickson of Bexar Bullock Dickson of Nolan Bundy Donald Burkett Dove Duckett Burnaman Carlton Ellis

Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Hartzog Heflin Helpinstill Henderson Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard

Klingeman

Lansberry

Leyendecker

Knight

Lehman

Little

Lock

Love

Lowry

Lucas

McAlister

McDonald

McGlasson

McLellan

Lyle

Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White

McMurry McNamara

Manford

Manning

Markle

Nays—1

Winfree

Harris of Hill

Present-Not Voting

Hileman

Absent

Bean Isaacks
Brawner King
Connelly McCann
Crossley Spangler
Dwyer Whitesides

Absent-Excused

Bray Gilmer Howard Hughes Smith of Bastrop Smith of Atascosa

The Chair then laid House Bill No. 901 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-131

Allen Hanna Hardeman Allison Alsup Hargis Harris of Dallas Anderson Avant Hartzog Bailey Heflin Baker Helpinstill Henderson Bell Benton Hobbs Blankenship Howard Boone Howington Ноуо Bridgers Huddleston Brown Bruhl Huffman Bullock Humphrey Hutchinson Bundy Jones Burkett Kelly Burnaman Carlton Kennedy Kersev Carrington Cato Kinard Klingeman Celaya Chambers Knight Lansberry Clark Cleveland Lehman Levendecker Coker Colson, Mrs. Little Lock Craig Crosthwait Love Daniel Lowry Davis Lucas Lyle Deen Dickson of Bexar McAlister Dickson of Nolan McDonald McGlasson Donald Dove McLellan Duckett McMurry McNamara Ellis Manford Eubank Evans Manning Favors Markle Ferguson Martin Files Matthews Fitzgerald Mills Fuchs Montgomery Gandy Moore Garland Morgan Goodman Morris Halsey Morse

Murray Shell Nicholson Simpson Pace Skiles Parker Spacek Pevehouse Stanford Phillips Stinson Price Stubbs Rampy Taylor Reed of Bowie Thornton Reed of Dallas Turner Ridgeway Vale Rhodes Voigt Roark Walters Roberts Wattner Sallas Weatherford Senterfitt White Sharpe Winfree

Nays—1

Harris of Hill

Present-Not Voting

Hileman

Absent

Bean Isaacks
Brawner King
Connelly McCann
Crossley Spangler
Dwyer Whitesides

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 903 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 903, A bill to be entitled "An Act prescribing the manner of taking fish in Marshall Ford Lake in Burnet County and the Colorado River to the headwaters of Marble Falls Lake in Burnet County; prescribing a penalty for a violation of this Act; repealing all laws in conflict with this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 903 ON THIRD READING

Mr. Lansberry moved that the Constitutional Rule requiring bills to be read on three several days be sus-

pended and that House Bill No. 903 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-129

Allen Hartzog Heflin Allison Henderson Alsup Anderson Hileman Avant Hobbs Howard Bailey Howington Baker Hovo Bean Huddleston Bell Huffman Benton Blankenship Humphrey Hutchinson Boone Isaacks Bridgers Jones Brown Kelly Bruhl Kennedy Bullock Kersey Bundy Kinard Burkett Klingeman Burnaman Knight Carlton Lansberry Carrington Lehman Cato Levendecker Celaya Chambers Little Lock Clark Love Cleveland Lowry Coker Lucas Colson, Mrs. Lyle Connelly McAlister Craig McDonald Crossley McGlasson Crosthwait McLellan Daniel McNamara Davis Manford Deen Manning Dickson of Bexar Markle Dickson of Nolan Martin Dove Matthews Duckett Mills Ellis Montgomery Eubank Moore Evans Morgan Favors Morris Ferguson Morse Files Murray Fitzgerald Nicholson Fuchs Pace Gandy Pevehouse Garland Price Halsev Hanna Rampy Reed of Bowie Hardeman Hargis Reed of Dallas Harris of Dallas Ridgeway

Roark Taylor Roberts Turner Vale Sallas Senterfitt Voigt Sharpe Walters Shell Wattner Simpson Weatherford Skiles White Spacek Whitesides Stinson Winfree Stubbs

Nays-1

Donald

Absent

Brawner McMurry
Dwyer Parker
Goodman Phillips
Harris of Hill Rhodes
Helpinstill Spangler
King Stanford
McCann Thornton

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 903 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Allen Cleveland Coker Allison Colson, Mrs. Alsup Anderson Connelly Avant Craig Crossley Bailey Crosthwait Baker Bean Daniel Bell Davis Benton Deen Blankenship Dickson of Bexar Dickson of Nolan Boone Bridgers Dove Duckett Brown Bruhl Ellis Bullock Eubank Evans Bundy Burkett Favors Burnaman Ferguson Carlton Files Carrington Fitzgerald Fuchs Cato Celaya Gandy Chambers Garland Clark Halsey

Markle Hanna Martin Hardeman Matthews Hargis Harris of Dallas Mills Montgomery Hartzog Heflin Moore Henderson Morgan Hileman Morris Hobbs Morse Howard Murray Howington Nicholson Hoyo Pace Pevehouse Huddleston Price Huffman Humphrey Rampy Reed of Bowie Hutchinson Isaacks Reed of Dallas Ridgeway Jones Kelly Roark Kennedy Roberts Kersey Sallas Senterfitt Kinard Sharpe Klingeman Shell Knight Lansberry Simpson Skiles Lehman Levendecker Spacek Little Stinson Lock · Stubbs Taylor Love Lowry Turner Vale Lucas Voigt Lyle McAlister Walters McDonald Wattner Weatherford McGlasson McLellan White McNamara Whitesides Winfree Manford Manning

Nays---1

Donald

Absent

Brawner McMurry
Dwyer Parker
Goodman Phillips
Harris of Hill Rhodes
Helpinstill Spangler
King Stanford
McCann Thornton

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 923 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 923, A bill to be entitled "An Act amending Article 3259 of the Revised Civil Statutes of Texas, of 1925, as amended by Acts 1939, Ch. 1, p. 429, H. B. 539, relating to Waco State Home, by changing the maximum number of children that may be boarded, at any given time, to twenty (20) such children; emergency clause."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 923 ON THIRD READING

Mr. Bundy moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 923 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-130

Allen Dickson of Nolan Allison Donald Alsup Dove Anderson Duckett Avant Ellis Bailey Eubank Baker Favors Bean Ferguson Benton Files Blankenship Fitzgerald Boone Fuchs Brawner Gandy Bridgers Garland Brown Halsev Bruhl Hanna Bullock Hardeman Bundy Hargis Harris of Dallas Burkett Harris of Hill Burnaman Carlton Hartzog Carrington Heflin Cato Helpinstill Celaya Henderson Hileman Chambers Clark Hobbs Cleveland Howard Coker Howington Colson, Mrs. Hovo Huddleston Connelly Huffman Craig Crosslev Humphrey Hutchinson Crosthwait Daniel Jones Davis Kelly Deen Kennedy Dickson of Bexar Kersey

Kinard Pace Knight Pevehouse Lansberry Phillips Lehman Price Leyendecker Rampy Reed of Bowie Lock Reed of Dallas Love Lowry Ridgeway Rhodes Lucas Lyle Roark McAlister Roberts Sallas McDonald McGlasson Sharpe McLellan Shell McMurry Simpson Skiles McNamara Manford Spacek Manning Stanford Stinson Markle Martin Stubbs Taylor Matthews Mills Vale Montgomery Voigt Walters Moore Morgan Wattner Weatherford Morris White Morse Whitesides Murray Winfree Nicholson

Absent

Beil Little
Dwyer McCann
Evans Parker
Goodman Senterfitt
Isaacks Spangler
King Thornton
Klingeman Turner

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 923 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-130

Boone Allen Brawner Allison Alsup Bridgers Brown Anderson Bruhl Avant Bullock Bailey Bundy Baker Burkett Bean Burnaman Benton Carlton Blankenship

Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Ellis Eubank Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Knight

Lehman Levendecker Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Absent

Bell King
Dwyer Klingeman
Evans Little
Goodman McCann
Isaacks Parker

Lansberry

Senterfitt Spangler Thornton Turner

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

HOUSE BILL NO. 925 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 925; A bill to be entitled "An Act declaring an open season on killing the Golden Eagle or Mexican Brown Eagle in the State of Texas; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 925 ON THIRD READING

Mr. Bean moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 925 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-126

Allen Colson, Mrs. Allison Connelly Alsup Craig Anderson Crossley Avant Crosthwait Bailey Daniel Baker Davis Bean Dickson of Bexar Bell Dickson of Nolan Benton Donald Blankenship Dove Boone Duckett Bridgers Ellis Brown Eubank Bruhl Evans Bullock Favors Bundy Files Burkett Fitzgerald Burnaman Gandy Carlton Garland Carrington Goodman Cato Halsey Celaya Hanna Clark Hardeman Cleveland Hargis Coker Harris of Dallas

Harris of Hill Montgomery Hartzog Moore Heflin Morris Helpinstill Morse Henderson Nicholson Hobbs Pace brawoH Parker Howington Pevehouse Hovo Phillips Huffman Price Humphrey Rampy Hutchinson Reed of Bowie Jones Ridgeway Kelly Rhodes Kennedy Roark Kersey Roberts Kinard Sallas Senterfitt Klingeman Sharpe Knight Lansberry Shell Lehman Simpson Skiles Leyendecker Little Spacek Stanford Lock Love Stinson Lowry Stubbs Taylor Lucas Lyle Thornton McAlister Turner McDonald Vale McGlasson Voigt McLellan Walters Wattner McMurry McNamara Weatherford White Manning Matthews Whitesides Winfree Mills

Nays-2

Chambers

Present-Not Voting

Fuchs Hileman Huddleston

Manford Markle

Deen

Absent

Brawner
Dwyer
Ferguson
Isaacks
King
McCann

Martin Morgan Murray Reed of Dallas

Spangler

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Chair then laid House Bill No. 925 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-126

Allen Howington Allison Hoyo Huffman Alsup Anderson Humphrey Avant Hutchinson Bailey Jones Baker Kelly Bean Kennedy Bell Kersey Benton Kinard Blankenship Klingeman Boone Knight Bridgers Lansberry Brown Lehman Bruhl Leyendecker Bullock Little Bundy Lock Burkett Love Burnaman Lowry Carlton Lucas Carrington Lyle Cato McAlister Celaya McDonald Clark McGlasson Cleveland McLellan Coker McMurry Colson, Mrs. McNamara Connelly Manning Craig Matthews Crossley Mills Crosthwait Montgomery Daniel Moore Davis Morris Dickson of Bexar Morse Dickson of Nolan Nicholson Donald Pace Dove Parker Duckett Pevehouse Ellis Phillips Eubank Price Evans Rampy Favors Reed of Bowie Files Ridgeway Fitzgerald Rhodes Gandy Roark Garland Roberts Goodman Sallas Halsey Senterfitt Hanna Sharpe Hardeman Shell Hargis Simpson Harris of Dallas Skiles Harris of Hill Spacek Hartzog Stanford Heflin Stinson Helpinstill Stubbs Henderson Taylor Hobbs

Thornton

Howard

Turner Weatherford
Vale White
Voigt Whitesides
Walters Winfree
Wattner

Nays--2

Chambers

Deen

Present-Not Voting

Fuchs Hileman Huddleston

Manford Markle

Absent

Brawner Martin
Dwyer Morgan
Ferguson Murray
Isaacks Reed of Dallas
King Spangler
McCann

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 953 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 953, A bill to be entitled "An Act amending Chapter 76, passed at the First Called Session of the Forty-third Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 953 ON THIRD READING

Mr. Hartzog moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 953 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-135

Allen Bean
Allison Bell
Alsup Benton
Anderson Blankenship
Avant Boone
Bailey Brawner
Baker Bridgers

Brown	Lansberry
Bruhl	Lehman
Bullock	Leyendecker
Bundy	Little
Burkett	Lock
Burnaman	Love
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McAlister
Chambers	McDonald
Clark	McGlasson
Cleveland	McLellan
Coker	McMurry
Colson, Mrs.	McNamara
Connelly	Manford
Craig	Manning
Crossley	Markle
Crosthwait	Martin
Daniel	Matthews
Davis	Mills
Deen	Montgomery
Dickson of Nolan	Moore
Donald	Morris
Dove	Morse
Duckett	Murray
Ellis	Nicholson
Eubank	Pace
Favors	Parker
Files	Pevehouse
Fitzgerald	Phillips
Fuchs	Price
Gandy	Rampy
Garland	Reed of Bowie
Halsey	Reed of Dallas
Hanna	Ridgeway
Hardeman	Rhodes
Hargis	Roark
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Heflin	Sharpe
Helpinstill	Shell
Henderson	Simpson
Hileman	Skiles
Hobbs	Spacek
Howard	Stanford
Howington	Stinson
Ноуо	Stubbs
Huddleston	Taylor
Huffman	Thornton
Humphrey	Turner
Hutchinson	Vale
Isaacks	Voigt
Jones	Walters
Kelly	Wattner
Kennedy	Weatherford White
Kersey	Whitesides
Kinard	Whitesides Winfree
Klingeman Knight	AA TITLE GE

Evans	McCann
Ferguson	Morgan
Goodman	Spangler
King	-

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 953 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-135

Allen Fuchs Allison Gandy Alsup Garland Anderson Halsey Avant Hanna Bailey Hardeman Baker Hargis Harris of Dallas Bean Bell Harris of Hill Benton Hartzog Blankenship Heflin Helpinstill Boone Brawner Henderson Hileman Bridgers Brown Hobbs Howard Bruhl Howington Bullock Ноуо Bundy Huddleston Burkett Huffman Burnaman Humphrey Carlton Hutchinson Carrington Isaacks Cato Jones Celaya Kelly Chambers Kennedy Clark Kersey Cleveland Kinard Coker Klingeman Colson, Mrs. Knight Connelly Lansberry Craig Lehman Crossley Leyendecker Crosthwait Little Daniel Lock Davis Love Deen Lowry Dickson of Nolan Lucas Donald Dove Lyle McAlister Duckett McDonald Ellis McGlasson Eubank McLellan Favors McMurry Files

McNamara

Fitzgerald

Absent

Dickson of Bexar Dwyer

Knight

Manford Roberts Sallas Manning Markle Senterfitt Martin Sharpe Matthews Shell Mills Simpson Montgomery Skiles Moore Spacek Morris Stanford Morse Stinson Murray Stubbs Nicholson Taylor Pace Thornton Parker Turner Pevehouse Vale Phillips Voigt Price Walters Rampy Wattner Reed of Bowie Weatherford Reed of Dallas White Ridgeway Whitesides Winfree Rhodes Roark

Absent

Dickson of Bexar King
Dwyer McCann
Evans Morgan
Ferguson Spangler
Goodman

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

SENATE BILL NO. 275 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 275, A bill to be entitled "An Act to amend Article 6371 of the Revised Civil Statutes of Texas 1925, as amended by Chapter 107, Acts of the Regular Session of the 42nd Legislature, which regulates the equipment of locomotives as to whistles and bells; etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 275 ON THIRD READING

Mr. Voigt moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 275 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-129

Allen Howard Allison Howington Alsup Hoyo Anderson Huddleston Huffman Avant Bailey Humphrey Baker Hutchinson Jones Bean Kelly Benton Kennedy Blankenship Kersev Boone Kinard Brawner Klingeman Bridgers Knight Brown Bullock Lansberry Lehman Bundy Leyendecker Burkett Little Burnaman Lock Carlton Carrington Love Lowry Cato Lucas Celaya Lyle Chambers Clark McAlister Cleveland McDonald McGlasson Coker Colson, Mrs. McLellan McNamara Connelly Manford Craig Manning Crosthwait Daniel Markle Davis Martin Matthews Deen Dickson of Bexar Montgomery Dickson of Nolan Moore Donald Morris Dove Morse Duckett Murray Ellis Nicholson Eubank Pace Parker Evans Pevehouse Favors Files Phillips Fitzgerald Price Rampy Fuchs Garland Reed of Bowie Reed of Dallas Goodman Ridgeway Halsey Rhodes Hanna Hardeman Roark Roberts Hargis Harris of Dallas Sallas Senterfitt Harris of Hill Sharpe Hartzog Heflin Shell Simpson Helpinstill Skiles Henderson

Spacek

Hileman

Stinson	Walters
Stubbs	Wattner
Taylor	Weatherford
Thornton	White
Turner	Whitesides
Vale	Winfree
Voigt	

Nays—1

Mills

Absent

Bell Isaacks
Bruhl King
Crossley McCann
Dwyer McMurry
Ferguson Morgan
Gandy Spangler
Hobbs Stanford

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid Senate Bill No. 275 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Allen	Daniel
Allison	Davis
Alsup	Deen
Anderson	Dickson of Bexar
Avant	Dickson of Nolan
Bailey	Donald
Baker	Dove
Bean	Duckett
Benton	Ellis
Blankenship	Eubank
Boone	Evans
Brawner	Favors
Bridgers	Files
Brown	Fitzgerald
Bullock	Fuchs
Bundy	Garland
Burkett	Goodman
Burnaman	Halsey
Carlton	Hanna
Carrington	Hardeman
Cato	Hargis
Celaya	Harris of Dallas
Chambers	Harris of Hill
Clark	Hartzog
Cleveland	Heflin
Coker	Helpinstill
Colson, Mrs.	Henderson
Connelly	Hileman
Craig	Howard
Crosthwait	Howington
	=

Ноуо	Murray
Huddleston	Nicholson
Huffman	Pace
Humphrey	Parker
Hutchinson	Pevehouse
Jones	Phillips
Kelly	Price
Kennedy	Rampy
Kersey	Reed of Bowie
Kinard	Reed of Dallas
Klingeman	Ridgeway
Knight	Rhodes
Lansberry	Roark
Lehman	Roberts
Leyendecker	Sallas
Little	Senterfitt
Lock	Sharpe
Love	Shell
Lowry	Simpson
Lucas	Skiles
Lyle	Spacek
McAlister	Stinson
McDonald	Stubbs
McGlasson	Taylor
McLellan	Thornton
McNamara	Turner
Manford	Vale
Manning	Voigt
Markle	Walters
Martin	Wattner
Matthews	Weatherford
Montgomery	White
Moore	Whitesides
Morris	Winfree
Morse	

Nays-1

Mills

Absent

Bell Isaacks
Bruhl King
Crossley McCann
Dwyer McMurry
Ferguson Morgan
Gandy Spangler
Hobbs Stanford

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 663 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 663, A bill to be entitled "An Act to amend an Act for the promotion, protection and development of the Commercial Potato

Growing Industry of Texas, same being Senate Bill No. 158 of the Acts of the Second Called Session of the Forty-first Legislature, and being Article 117A of Title 4, Chapter 6, Vernon's Annotated Statutes of Texas, 1925, by amending Section 3 of said Act to make the provisions thereof applicable to 'commercial quantities' of potatoes and defining the term 'commercial quantities' as used therein; and declaring an emergency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 663 ON THIRD READING

Mr. Celaya moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 663 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-126

Dickson of Bexar Allen Dove Allison Duckett Alsup Anderson Eubank Evans Avant Favors Raker Ferguson Bell Files Benton Fitzgerald Blankenship Fuchs Boone Goodman Brawner Halsey Bridgers Hanna Brown Hardeman Bruhl Hargis Bullock Harris of Dallas Bundy Hartzog Burkett Heflin Carlton Helpinstill Carrington Henderson Cato Hileman Celaya Howard Chambers Howington Clark Hoyo Cleveland Huddleston Coker Huffman Colson, Mrs. Humphrey Connelly Hutchinson Craig Jones Crossley Kelly Crosthwait Kennedy Daniel Kersey Davis Deen Kinard

Klingeman Phillips McMurry Price Knight Rampy Reed of Bowie Lansberry Reed of Dallas Lehman Ridgeway Leyendecker Little Rhodes Roark Lock Roberts Love Lowry Sallas Senterfitt Lucas Lyle Sharpe Shell McAlister Simpson McDonald McGlasson Skiles Spacek McLellan Stanford McNamara Manford Stinson Manning Stubbs Taylor Markle Matthews Thornton Turner Montgomery Vale Moore Voigt Morgan Walters Morris Wattner Morse Weatherford Murray Nicholson White Whitesides Pace Winfree Pevehouse

Nays-2

Donald

Mills

Absent

Harris of Hill Bailey Hobbs Bean Isaacks Burnaman Dickson of Nolan King McCann Dwyer Martin Ellis Parker Gandy Spangler Garland

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Chair then laid House Bill No. 663 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-126

Allen Allison Alsup Anderson Avant Baker Bell Benton

Knight Blankenship Boone Lansberry Lehman Brawner Leyendecker **Bridgers** Little Brown Bruhl Lock Bullock Love Lowry Bundy Burkett Lucas Lyle Carlton McAlister Carrington McDonald Cato McGlasson Celaya McLellan Chambers Clark McMurry Cleveland McNamara Coker Manford Colson, Mrs. Manning Connelly Markle Matthews Craig Crossley Montgomery Crosthwait Moore Daniel Morgan Davis Morris Deen Murray Dickson of Bexar Morse Nicholson Duckett Pace Eubank Pevehouse Evans Phillips Favors Price Ferguson Rampy Files Reed of Bowie Fitzgerald Reed of Dallas Fuchs Ridgeway Goodman Rhodes Halsey Roark Hanna Roberts Hardeman Sallas Hargis Senterfitt Harris of Dallas Sharpe Hartzog Shell Heflin Simpson Helpinstill Skiles Henderson Spacek Hileman Stanford Howard Stinson Howington Stubbs Hovo Taylor Huddleston Thornton Huffman Turner Humphrey Vale Hutchinson Voigt Jones Walters Kelly Wattner Kennedy Weatherford Kersey White Kinard Whitesides Klingeman Winfree

Nays-2

Donald Mills

Absent

Bailey Harris of Hill
Bean Hobbs
Burnaman Isaacks
Dickson of Nolan King
Dwyer McCann
Ellis Martin
Gandy Parker
Garland Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 718 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 718, A bill to be entitled "An Act to be known as Article 7930-3, Revised Civil Statutes of Texas, 1925, and being an amendment to Chapter 4, Title 128, Revised Civil Statutes of Texas, 1925, and to provide for elections upon the question of exclusion of lands from water districts created under Chapter 4, Title 128, where the lands to be excluded have theretofore been annexed to a city or town, providing as one of its functions the same services authorized by law to be provided by such water district, but such election and such exclusion not to affect the liability of such excluded property for its just portion of any indebtedness theretofore assumed and fixed by such water district, providing for an equitable apportionment of indebtedness; and declaring an emergency."

The bill was read second time.

Mr. Hanna offered the following amendment to the bill:

Amend House Bill No. 718 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. That Chapter 4, Title 128 of the Revised Civil Statutes of Texas of 1925, be, and the same is hereby amended by inserting therein and adding thereto a new article, to be known as Article 7930-3, and which shall read as follows:

Sec. 2. The Board of Supervisors of any Fresh Water Supply District

situated entirely in any one county of this State and which Fresh Water Supply District, when created did not include within its boundaries any land which was within the corporate limits of any city or town, and which district has within its boundaries lands, which since the creation of such Fresh Water Supply District have been annexed to and become a part of a city or town rendering to such lands and the residents thereof the services the said district is authorized by law to render, and the population of such city or town exceeds 4,000 according to the Federal Census last preceding such exclusion and such city or town has not adopted a home rule charter under the provisions of Chapter Thirteen, Title 20, of the Revised Civil Statutes of Texas of 1925, are authorized to exclude such lands or parts thereof from the boundaries of any such districts in accordance with the provisions of this Act and the method herein and hereby prescribed; provided, however, that such area as may be excluded shall have a part of its boundary or boundaries identical with a part of the boundary or boundaries of the district as constituted at the time of the exclusion; and provided, further, that the total area of such lands which may be excluded, whether by a single or by different acts of exclusion, shall not in the aggregate exceed in area one-tenth of the total area of such district as originally constituted in the order creating the District.

The Board of Supervisors Sec. 3. of such district may by three-fourths vote, and shall upon petition of five per cent of the qualified tax paying voters of such district, as shown by the rolls of the tax collector and assessor of such district, call a meeting of said Board for the purpose of determining whether any of such lands included within the boundaries of such district shall be excluded therefrom, and such petition and notice of such meeting shall describe by metes and bounds, or by survey numbers, or by other reasonable identification, the proposed newboundaries of the district, and shall state that it is proposed that all of the land within the boundaries of the district not included within the proposed new boundaries as set forth shall be excluded from such district. be filed in the office of the County

The notice of meeting shall also state the time and place thereof and that any land owner within the district within or without the proposed new boundaries, may appear at meeting and be heard in support of or in opposition to the establishment of such new boundaries and the exclusion of the land proposed to be excluded, and such notice shall be addressed or directed to:

'All Land Owners and Tax Payers - County, Fresh Water Supply District No.— (inserting the name and number of the district) and All other Persons Concerned.

A certified copy of such notice shall be posted in three public places within the district, and one copy shall be published once not less than ten days prior to the date of the meeting in a newspaper having a general circulation in the district, or if there is no newspaper having general circulation in the district, then in a newspaper having general circulation in the county wherein the district is situated.

Such meeting may be adjourned from day to day or from time to time as the Board of Supervisors may deem necessary or advisable.

Sec. 4. If by the time set for such meeting no written protest of the exclusion of lands from such district shall have been filed with the Board of Supervisors by the owner or owners of any land or lands within the District, and if no protest or protests are made at such meeting by the owner or owners of any land or lands in the district, or if such protest or protests represents less than three per cent of the total superficial area of the district, the Board of Supervisors shall thereupon at their discretion either call an election as hereinafter provided upon the proposition whether the boundaries of such District shall be so altered as to exclude such land or lands or by resolution duly adopted and entered upon the Minutes of their proceedings, declare such land or lands so proposed to be excluded from the boundaries of the district no longer a part of the district, and shall set forth the boundaries of the district as so altered and fixed, and a copy of such resolution signed by a majority of the Board of Supervisors, duly attested by the secretary, shall

Clerk and recorded in the Deed Records of the County in which such district is situated, and the land or lands thus excluded shall be no longer a part of such district from and after the recording of such resolution as aforesaid; provided, however, that the withdrawn or excluded land or lands shall not be released from the payment of its/their pro rata part or share of any indebtedness existing at the date of such withdrawal, which pro rata part or share shall be as herein provided; nor shall such land or lands be released from the payment of taxes which may be delinquent at the time of such exclusion or which may thereafter become delinquent; and it shall be the duty of the Board of Supervisors to continue to levy a tax each year on such excluded land or lands as herein provided for the purpose of paying the then existing indebtedness until the taxes collected from such excluded land shall equal its pro rata share of the indebtedness at the time of withdrawal.

Sec. 5. In the event written protest or protests are filed with the Board of Supervisors prior to the meeting provided for under Section 3 hereof, or in the event any protest or protests are made at such meeting by the owner or owners of any land or lands within the district; it shall thereupon be the duty of the Board of Supervisors to pass upon such protest or protests and to hear the evidence thereon, and if the owner or owners of as much as three per centum of the land within the boundaries of the district shall protest against such exclusion, the Board of Supervisors shall thereupon call an election to pass upon the proposition whether the boundaries of such district shall be so altered as to exclude such land or lands, and such election shall be called and conducted in the same manner as provided by Articles 7888 to 7894, inclusive, so far as same are applicable, except where otherwise provided herein, except that the Board of Supervisors shall perform all the functions imposed on the Commissioners Court by said articles.

Sec. 6. Notice of such election, stating the time and place for holding same, the proposed new boundaries of the district as set out in

be voted upon and the names of the presiding officers appointed for holding the election, shall be given by the Board by posting a copy thereof in four public places in the district, and one at the courthouse door for twenty days prior to the date of election.

Sec. 7. The Board of Supervisors shall provide the necessary ballot for such election, which shall have printed thereon:

"For the establishment of the new boundaries of the ——— Fresh Water Supply District No. —." (inserting the name of the District)

and

"Against the establishment of the new boundaries of the — Fresh Water Supply District No. —." (inserting the name of the District).

Sec. 8. Every person who offers to vote at any election held under the provisions of this Act shall take the following oath before the presiding judge at the voting place where he offers to vote, and such judge is authorized to administer the same:

"I do solemnly swear that I am a qualified voter of ----- County, and that I am a resident property taxpayer of ——— County, Fresh Water Supply District No. - (inserting the number and name of the district) and have not voted before in this election."

Sec. 9. If at such election a majority of the votes cast shall be in favor of the establishment of such new boundaries, the Board of Supervisors shall thereupon enter an order declaring such election to be in favor of the establishment of such new boundaries, and such order shall be entered in the minutes of the proceedings of such Board, declaring such land or lands so excluded to be no longer a part of such district and declaring and describing the new boundaries by metes and bounds, or by survey numbers, or by other reasonable identification, and a copy of such order signed by a majority of the members of the Board of Supervisors and duly attested by the secretary shall be filed in the office of the County Clerk and recorded in the Deed Records of the county in which such district is situated, and such land or lands shall no longer be a part of the district Section 3 hereof, the proposition to from and after the recording of such

order; provided, however, that such excluded land or lands shall not be released from the payment of its/their pro rata part or share of any indebtedness existing at the date of such withdrawal, such pro rata part or share of such indebtedness to be determined as herein provided; nor shall such land or lands be released from the payment of taxes which may be delinquent at the time of such exclusion of which may thereafter become delinquent; and it shall be the duty of the Board of Supervisors to continue to levy a tax each year upon such excluded land or lands as herein provided until the taxes collected from such excluded land shall equal its pro rata share of the indebtedness at the time of withdrawal.

Sec. 10. If the proposition to exclude such territory be defeated by a majority of the votes cast at any such election, no petition for the exclusion of all or any part of such territory shall be filed with or acted upon by the Board of Supervisors of such district within one year of such election and the Board of Supervisors of such district shall not be required to exclude any part of such territory or call another election to pass upon a proposition to so alter the boundaries of such district as to exclude any part of the territory within the area sought to be excluded at the last election at which such proposition was defeated until after the expiration of one year from the date of such election.

Sec. 11. The rights of the holders of any outstanding and unpaid bonds, warrants or other certificates of indebtedness of such Fresh Water Supply District shall be in nowise or manner diminished or impaired by any proceeding hereunder; but, as between the owners of the property within the territory excluded, as herein provided, and the owners of the property remaining within such Fresh Water Supply District, the pro rata part or share of any indebtedness existing at the date of such exclusion shall be ascertained and payment thereof made as follows:

The property within the ex-(a) cluded area shall be charged with, and the owners of such property shall pay as their pro rata part of under the above Section 11-(a), and

percentage of a sum of money to be determined by deducting from whichever is greater of either the face value (par plus accrued interest) or market value of the then outstanding indebtedness of each series of such bonds or warrants the sinking funds, reserves and deposits then held for the payment thereof which the total assessed value of all the property assessed within the excluded area bore to the total assessed value before such exclusion of all the assessed property of the entire district from which said territory is taken for the tax year within which the respective series of such indebtedness were issued and sold, the values as shown by the tax roll of the district to be used as the basis of the computation. At the time of the adoption of the resolution of exclusion as provided either in Section 4 or Section 9 hereof, the Board of Supervisors shall ascertain such pro rata share of indebtedness of the district chargeable to the excluded area as provided in this section and shall duly adopt in its records a resolution establishing and fixing such pro rata share, and when thus ascertained, fixed and established such amount shall be binding upon all persons and property in both the excluded and the remaining areas of such district.

(b) The property remaining within the new boundaries of such Fresh Water Supply District, as such boundaries are redefined after the exclusion of territory as herein provided, shall be charged with, and the owners thereof shall pay in due course by annual taxes, the remainder of all the indebtedness of such Fresh Water Supply District.

The taxes levied against all (c) of the property within the excluded territory for the current taxable year in which the exclusion is made as herein provided shall be paid and remain, until paid, as a lien against such property excluded from such Fresh Water Supply District as though no territory had been excluded, but the amount thereof collected shall be credited against and deducted from the total sum for which the property within the excluded area and the owners thereof are liable the indebtedness of the district, that no additional taxes or other charges

shall be levied, assessed or charged against such land for the current year in which such exclusion is made.

(d) All taxes against any land or lands within the excluded area which may be delinquent at the time of the exclusion and all taxes against any of such land or lands which may thereafter become delinquent shall have the same status as they would have had if such land or lands had not been excluded, and such Fresh Water Supply District shall continue to have, exercise, and enjoy all of the liens, right and remedies it would have had against the persons and property against whom and which such taxes were assessed if the territory had not been excluded.

The principal of all taxes assessed against the excluded territory after such exclusion and collected after becoming delinquent, but before the final payment of all sums chargeable against the property so excluded, shall be credited against the amount so chargeable, as though such taxes had been collected when due. All taxes remaining delinquent after the collection of all charges herein provided for shall remain the property of such Fresh Water Supply District and be enforceable against the property on which it was assessed and the owner thereof.

(e) Any municipality authorized to do so and any person, firm or corporation desiring to do so may pay any sum of money it desires to pay at any time toward the payment and discharge of the sum chargeable against the property within the excluded area and the owners thereof, and all such voluntary payments shall be received and receipted for by such Fresh Water Supply District as a credit on and reduction of the amount herein apportioned and charged against the excluded area.

(f) After the current year in which the exclusion is made as herein provided, the remainder of the sum chargeable against the excluded area shall be paid by the owners of the property so excluded and be collected as taxes assessed and levied annually against the property within the excluded area and the owners thereof, just as though the exclusion had not been made, on the same basis as taxes are assessed annually against the property remaining with-

in such district, until the amount so collected from the excluded territory and the owners of property therein equals the total net sum chargeable against and recoverable of and from such excluded area as herein provided, except that the taxes and charges assessed against the property within the excluded area for the last year during which such levies and assessments are made may be lower than the rate applicable to the area not excluded in order to produce a sum of money required to discharge the balance of the sum chargeable against the excluded area, provided, however, that in any event the district shall continue to levy taxes against the lands within such excluded area each year until the pro rata share of the indebtedness chargeable to such excluded area shall have been collected by the district.

All taxes and charges of every kind herein provided for shall be subject to the same penalties and interest as other taxes levied by such Fresh Water Supply District, and such district shall have all the rights and remedies with reference thereto which it has with reference to other taxes.

Sec. 12. Upon the payment of all of the sums herein provided for and chargeable against the property within the territory so excluded, save and except such taxes and charges as are levied but delinquent against specific pieces of property within the ex-cluded territory, all of the property within the excluded territory, save and except that aganist which such delinquent taxes and charges remain unpaid, and the owners thereof, shall be fully discharged and released of each and every obligation and duty it and they have to such Fresh Water Supply District, and the Board of Supervisors of such Fresh Supply District shall thereupon adopt and cause to be recorded in the minutes of such district and in the deed records of the county in which such Fresh Water Supply District is situated a resolution setting out the fact that the property within the excluded area and the owners thereof, save and except the property which taxes are then delinquent and the owners thereof, have fully dis-

this Act and are fully released of all obligations to such Fresh Water Supply District, and such resolution shall contain a list of the property against which taxes are then unpaid, giving a brief description thereof, stating the name of the person against whom such taxes were assessed and the amount of the principal sum owing for each year for which there is a delinquency. Upon the payment of the delinquent taxes against any property listed in such resolution, the property against which such taxes were assessed shall likewise be discharged of every obligation to such district and the release thereof may be established by a certificate of the tax assessor and collector of such Fresh Water Supply District certifying that all delinquent taxes against such property have been paid.

Sec. 13. All findings of fact by the Board of Supervisors of any such district in connection with the proceedings herein authorized, when entered upon the minutes of such proceedings, shall constitute prima facie evidence of the existence of such facts and shall be conclusive thereof unless attached in a direct proceeding instituted in a court of competent jurisdiction within the time and in the manner provided by the statutes of this State for election contests.

Sec. 14. Neither the property within the excluded territory nor the owners thereof, shall ever be liable for the payment of any bonds, warrants, or other indebtedness issued or incurred by such Fresh Water Supply District after the segregation and exclusion as herein provided.

Sec. 15. Upon the completion of any exclusion as herein provided all of the property of such Fresh Water Supply District shall continue to be the property of such district and the owners of the property, within the excluded territory shall have no right, title or interest thereto or therein.

Sec. 16. The fact that in different places in the State, portions of water improvement districts have been annexed by municipal corporations furnishing the same services as the water district and that such annexed area may be subjected to additional taxation without being capable of receiving benefits from the operation of the water district, cre-

ates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read three several days in each House be suspended, and that this Act take effect and be in force and effect after its passage, and it is so enacted.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 718 was then passed to engrossment.

HOUSE BILL NO. 718 ON THIRD READING

Mr. Hanna moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 718 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

Allen	Davis
Alliso n	Deen
Alsup	Dickson of Bexar
Anderso n	Donald
Avant	Dove
Bailey	Duckett
Baker	Ellis
Bean	Eubank
Bell	Evans
Benton	Favors
Blankenship	Ferguson
Boone	Files
Bridgers	Fitzgerald
Brown	Fuchs
Bullock	Goodman
Bundy	Halsey
Burkett	Hanna
Burnaman	Hardeman
Carlton	Hargis
Carrington	Harris of Dallas
Cato	Harris of Hill
Celaya	Hartzog
Chambers	Heflin
Clark	Helpinstill
Cleveland	Henderson
Coker	Hobbs
Colson, Mrs.	Howard
Connelly	Howington
Craig	Ноуо
Crossley	Huddleston
Crosthwait	Humphrey
Daniel	Hutchinson

Bell

Kinard

Jones Morse Pace Kelly Kennedy Parker Pevehouse Kersey Kinard Phillips Klingeman Price Knight Rampy Reed of Bowie Lansberry Reed of Dallas Lehman Leyendecker Ridgeway Little Rhodes Roark Lock Love Roberts Lowry Sallas Lucas Senterfitt Lyle Sharpe McAlister Shell McDonald Simpson McGlasson Skiles McLellan Spacek McMurry Stinson McNamara Stubbs Manford Taylor Manning Thornton Markle Vale Martin Voigt Matthews Walters Mills Wattner Weatherford Montgomery Moore White Whitesides Morgan Winfree Morris

Present-Not Voting

Hileman

Absent

Brawner King
Bruhl McCann
Dickson of Nolan Murray
Dwyer Nicholson
Gandy Spangler
Garland Stanford
Huffman Turner
Isaacks

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 718 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas--128

Allen Avant
Allison Bailey
Alsup Baker
Anderson Bean

Klingeman Benton Blankenship Knight Boone Lansberry Bridgers Lehman Brown Levendecker Bullock Little Bundy Lock Burkett Love Burnaman Lowry Carlton Lucas Carrington Lyle McAlister Cato Celaya McDonald Chambers McGlasson Clark McLellan Cleveland McMurry Coker McNamara Colson, Mrs. Manford Connelly Manning Craig Markle Crossley Martin Crosthwait Matthews Daniel Mills Davis Montgomery Deen Moore Dickson of Bexar Morgan Morris Donald Dove Morse Duckett Pace Ellis Parker Pevehouse Eubank Evans Phillips Favors Price Ferguson Rampy Reed of Bowie Files Fitzgerald Reed of Dallas Fuchs Ridgeway Goodman Rhodes Halsey Roark Hanna Roberts Hardeman Sallas Senterfitt Hargis Harris of Dallas Sharpe Harris of Hill Shell Hartzog Simpson Heflin Skiles Helpinstill Spacek Henderson Stinson Hobbs Stubbs Howard Taylor Howington Thornton Hoyo Vale Huddleston Voigt Walters Humphrey Hutchinson Wattner Weatherford Jones White Kelly Whitesides Kennedy Kersey Winfree

Present-Not Voting

Hileman

Absent

Brawner King
Bruhl McCann
Dickson of Nolan Murray
Dwyer Nicholson
Gandy Spangler
Garland Stanford
Huffman Turner
Isaacks

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 959 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 959, A bill to be entitled "An Act authorizing the Commissioners Court in Jackson County to allow each County Commissioner certain expenses in connection with the performance of the duties as Road Commissioner in addition to the duties as County Commissioner; providing for the payment of the same; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 959 ON THIRD READING

Mr. Duckett moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 959 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Allen Bullock Allison Bundy Alsup Burkett Anderson Carlton Avant Carrington Bailey Cato Baker Celaya Bean Chambers Bell Clark Benton Cleveland Blankenship Coker Brawner Colson, Mrs. Bridgers Connelly Brown Craig

Crossley McAlister Crosthwait McDonald Daniel McGlasson Davis McMurry Deen McNamara Dickson of Bexar Manford Dove Manning Duckett Markle Ellis Martin Eubank Matthews Evans Mills Favors Montgomery Ferguson Moore Files Morris Fitzgerald Morse Fuchs Murray Gandy Nicholson Halsey Pace Hanna Parker Hargis Pevehouse Harris of Dallas Phillips Harris of Hill Price Hartzog Rampy Helpinstill Reed of Bowie Hileman Reed of Dallas Howard Ridgeway Howington Rhodes Hoyo Roark Huddleston Roberts Huffman Sallas Humphrey Senterfitt Hutchinson Sharpe Jones Shell Kelly Simpson Kennedy Spacek Kersey Stanford Kinard Stinson Klingeman Stubbs Knight Taylor Turner Lansberry Lehman Vale Leyendecker Voigt Walters Little Wattner Lock Weatherford Love White Lowry Whitesides Lucas Lyle Winfree

Absent

Henderson Roone Bruhl Hobbs Burnaman Isaacks Dickson of Nolan King McCann Donald Dwyer McLellan Garland Morgan Skiles Goodman Hardeman Spangler Thornton Heflin

Absent—Excused

Bray Gilmer

Hughes Smith of Atascosa Smith of Bastrop

The Chair then laid House Bill No. 959 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-124

Allen Hileman Allison Howard Alsup Howington Anderson Hoyo Avant Huddleston Bailey Huffman Baker Humphrey Bean Hutchinson Bell Jones. Benton Kelly Blankenship Kennedy Brawner Kersey **Bridgers** Kinard Brown Klingeman Bullock Knight Bundy Lansberry Lehman Burkett Carlton Leyendecker Carrington Little Lock Cato Celaya Love Chambers Lowry Clark Lucas Cleveland Lyle Coker McAlister Colson, Mrs. McDonald Connelly McGlasson Craig McMurry Crossley McNamara Crosthwait Manford Daniel Manning Davis Markle Deen Martin Dickson of Bexar Matthews Dove Mills Duckett Montgomery Ellis Moore Eubank Morris Evans Morse Favors Murray Ferguson Nicholson Files Pace Fitzgerald Parker Fuchs Pevehouse Gandy Phillips Halsey Price Hanna Rampy Hargis Reed of Bowie Harris of Dallas Reed of Dallas Ridgeway Harris of Hill Hartzog Rhodes Helpinstill Roark

Roberts Taylor Sallas Turner Senterfitt Vale Sharpe Voigt Shell Walters Simpson Wattner Spacek Weatherford Stanford White Stinson Whitesides Stubbs Winfree

Absent

Henderson Boone Bruhl Hobbs Burnaman Isaacks Dickson of Nolan King Donald McCann McLellan Dwyer Garland Morgan Goodman Skiles Hardeman Spangler Heflin Thornton

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 633 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 633, A bill to be entitled "An Act amending Article 7212, Revised Civil Statutes of Texas, 1925, providing that when the commissioners' court shall contract with an individual, firm, or corporation for the compilation of taxation data, the compensation of such individual, firm, or corporation shall be paid on a pro rata basis from each fund benefiting by the receipt of any taxes derived from such valuation; and declaring an emergency."

The bill was read second time.

Mr. Coker offered the following amendment to the bill:

Amend House Bill No. 633, page 1, line 37, by striking out the word "shall" and inserting in lieu there-of the word "may," and by adding the word "county" after the word "each."

Amend House Bill No. 633, page 1, line 34, by adding after the word "court" the following:

"of any county with a population

of not less than Twenty Thousand Six Hundred Twenty (20,620), and not more than Twenty Thousand Six Hundred Seventy-five (20,675) who"

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 633 was then passed to engrossment.

HOUSE BILL NO. 633 ON THIRD READING

Mr. Coker moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 633 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-132

Allen Crosthwait Allison Daniel Alsup Davis Anderson Deen Avant Dickson of Bexar Bailey Donald Baker Dove Bean Duckett Bell Ellis Benton Eubank Blankenship Evans Boone Favors Brawner Ferguson Bridgers Files Brown Fitzgerald Bruhl Fuchs Bullock Gandy Bundy Garland Burkett Goodman Burnaman Halsey Carlton Hanna Carrington Hardeman Cato Hargis Celaya Harris of Dallas Chambers Harris of Hill Clark Hartzog Cleveland Helpinstill Coker Henderson Colson, Mrs. Hileman Howard Connelly Craig Howington Hoyo Crossley

Huddleston Morse Huffman Nicholson Humphrey Pace Hutchinson Parker Pevehouse Isaacks Phillips Jones Kelly Price Kennedy Rampy Reed of Bowie Kersey Reed of Dallas Kinard Klingeman Ridgeway Rhodes Knight Lansberry Roark Lehman Roberts Sallas Leyendecker Senterfitt Lock Sharpe Love Shell Lowry Simpson Lucas Skiles Lyle Spacek McAlister Stanford McDonald McGlasson Stinson Stubbs McMurry McNamara Taylor Turner Manford Vale Manning Voigt Markle Martin Walters Wattner Matthews Weatherford Milla White Moore Whitesides Morgan Winfree Morris

Absent

Dickson of Nolan McCann
Dwyer McLellan
Heflin Montgomery
Hobbs Murray
King Spangler
Little Thornton

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 633 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-132

Allen Baker
Allison Bean
Alsup Bell
Anderson Benton
Avant Blankenship
Bailey Boone

Brawner	Kersey
Bridgers	Kinard
Brown	Klingeman
Bruhl	Knight
Bullock	Lansberry
Bundy	Lehman
Burkett	Leyendecker
Burnaman	Lock
Carlton	Love
Carrington	Lowry
Cato	Lucas
Celaya	Lyle
Chambers	McAlister
Clark	McDonald
Cleveland	McGlasson
Coker	McMurry
Colson, Mrs.	McNamara
	Manford
Craig	Manning
Crossley	Markle
Crosthwait	Martin
Daniel	Matthews
Davis	Mills
Deen	Moore
Dickson of Bexar	Morgan
Donald	Morris
Dove	Morse
Duckett	Nicholson
Ellis	Pace
Euba nk	Parker
Evans	Pevehouse
Favors	Phillips
Ferguson	Price
Files	Rampy
Fitzgerald	Reed of Bowie
Fuchs	Reed of Dallas
Gandy	Ridgeway
Garland	Rhodes
Goodman	Roark
Halsey	Roberts
Hanna	Sallas
Hardeman	Senterfitt Sharpe
Hargis	Shell
Harris of Dallas	
Harris of Hill	Simpson Skiles
Hartzog Helpinstill	Spacek
	Stanford
Henderson	Stinson
Hileman	Stubbs
Howard	Taylor
Howington	Turner
Hoyo	Vale
Huddleston	Vale Voigt
Humphrov	Walters
Humphrey	Wattner
Hutchinson Isaacks	Watther Weatherford
Jones	White
Kelly	Whitesides
Kennedy	Winfree
-	
Ab	sent

Dickson of Nolan Dwyer

Heflin	McLellan
Hobbs	Montgomery
King	Murray
Little	Spangler
McCann	Thornton

Absent-Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

HOUSE BILL NO. 958 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 958, A bill to be entitled "An Act conferring upon the Board of Directors of the Agricultural and Mechanical College of Texas the power of eminent domain to acquire land for the use of the college; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 958 ON THIRD READING

Mr. McDonald moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 958 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-117

Allen	Cato
Allison	Celaya
Alsup	Chambers
Anderson	Clark
Avant	Cleveland
Bailey	Coker
Baker	Colson, Mrs.
Bell	Connelly
Benton	Craig
Blankenship	Crossley
Boone	Crosthwait
Brawner	Daniel
Bridgers	Davis
Brown	Deen
Bruhl	Dove
Bullock	Duckett
Bundy	Ellis
Burkett	Evans
Burnaman	Ferguson
Carlton	Files
Carrington	Fitzgerald

Gandy
Garland
Goodman
Halsey
Hanna
Hargis
Harris of Dallas
Hartzog
Helpinstill
Henderson
Hileman
Howard
Howington
Huddleston

Huddleston Huffman Humphrey Hutchinson Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McNamara

Nays--5

Donald Eubank Jones

Manford

Manning

Markle Roark

Martin

Mills

Moore

Morris

Morse

Pace

Price

Rampy

Murray

Phillips

Pevehouse

Ridgeway

Senterfitt

Rhodes

Roberts

Sharpe

Simpson

Stanford

Stinson

Stubbs

Taylor

Turner

Vale

Voigt

Walters

Wattner

White

Weatherford

Whitesides

Winfree

Skiles

Spacek

Shell

Sallas

Reed of Bowie

Reed of Dallas

Matthews

Present—Not Voting

Lansberry

Nicholson

Absent

Isaacks Bea.n Dickson of Bexar King Dickson of Nolan McCann McLellan Dwyer McMurry Favors Montgomery Fuchs Morgan Hardeman Harris of Hill Parker Spangler Heflin Hobbs Thornton

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa The Chair then laid House Bill No. 958 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—117

Allen Allison Alsup Anderson Avant Bailey Baker Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dove Duckett Ellis Evans Ferguson Files Fitzgerald Gandy

Garland

Halsey

Hanna

Hargis

Hartzog Helpinstill

Hileman

Howard

Henderson

Howington

Goodman

Harris of Dallas

Hoyo Huddleston Huffman Humphrey Hutchinson Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McNamara Manford Manning Martin Matthews Mills Moore Morris Morse Murray Pace Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roberts Sallas Senterfitt Sharpe

Shell

Skiles

Spacek

Simpson

Stanford

Stinson

Stubbs

Taylor

Turner

Vale

Voigt White
Walters Whitesides
Wattner Winfree
Weatherford

Nays-5

Donald Markle
Eubank Roark
Jones

Present-Not Voting

Lansberry Nicholson

Absent

Bean Isaacks Dickson of Bexar King Dickson of Nolan McCann Dwyer McLellan Favors McMurry Fuchs Montgomery Hardeman Morgan Harris of Hill Parker Heflin Spangler Hobbs Thornton

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 905 ON SECOND READING

The Chair laid before the House, on it second reading and passage to engrossment.

H. B. No. 905, A bill to be entitled "An Act fixing the compensation of sheriffs in all counties of the State of Texas having a population of not less than twenty-five thousand, five hundred and forty (25,540) and not more than twenty-six thousand and fifty (26,050), according to the last Federal Census, in which there are no district attorneys; providing for the appointment by such sheriffs of such counties of at least one (1) special deputy sheriff and one (1) deputy sheriff; prescribing the powers and duties of such deputies; fixing the compensation therefor; providing mode and manner of payment of such salaries; providing that this Act shall be cumulative of all other acts not in conflict herewith; repealing all laws and parts of laws in conflict to the extent of the conflict only; and declaring an emergency.

The bill was read second time.

Mr. Rhodes offered the following amendments to the bill:

Amend House Bill No. 905 by changing the population brackets to read as follows:

"In counties having a population of not less then 26,600 and not more than 25,889."

Amend House Bill No. 905, Section 1, line 9, by striking out the words and figures "36,000" and insert in lieu thereof the words and figures "3600," and in line 10 of the same section strike out the words and figures "42,000" and insert in lieu thereof "4200."

The amendments were severally adopted.

House Bill No. 905 was then passed to engrossment.

HOUSE BILL NO. 905 ON THIRD READING

Mr. Rhodes moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 905 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen Craig Crossley Allison Crosthwait Alsup Daniel Anderson Davis Avant Deen Bailey Baker Dickson of Bexar Dove Bean Duckett Bell Benton Ellis Blankenship Eubank Evans Boone Brawner Favors Ferguson Bridgers Brown Files Fitzgerald Bruhl Bullock Fuchs Bundy Gandy Garland Burkett Goodman Burnaman Halsey Carrington Hanna Cato Hargis Celava. Harris of Dallas Chambers Harris of Hill Clark Cleveland Hartzog Heflin Coker Colson, Mrs. Helpinstill Henderson Connelly

Hileman Morse Howard Murray Howington Nicholson Hoyo Pace Huddleston Pevehouse Phillips Huffman Humphrey Price Hutchinson Rampy Reed of Bowie Jones Reed of Dallas Kelly Kennedy Ridgeway Kersey Rhodes Roark Kinard Klingeman Roberts Sallas Knight Senterfitt Lehman Leyendecker Sharpe Shell Little Lock Simpson Skiles Love Spacek Lowry Stanford Lucas Stinson McAlister Stubbs McDonald McGlasson Taylor McNamara Turner Vale Manford Voigt Manning Markle Walters Wattner Martin Weatherford Matthews Mills White Whitesides Montgomery Winfree Moore

Nays—1

Lansberry

Absent

Carlton McCann Dickson of Nolan McLellan McMurry Donald Morgan Dwyer Hardeman Morris Hobbs Parker Isaacks Spangler Thornton King Lyle

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 905 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—126

Allen Allison

Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner **Bridgers** Brown Bruhl Bullock Bundy Burkett Burnaman Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dove Duckett Ellis Eubank

Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman Howard Howington Hoyo Huddleston Huffman

Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas McAlister McDonald McGlasson McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morse Murray Nicholson Pace Pevehouse **Phillips** Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Turner Vale Voigt Walters Wattner Weatherford White

Whitesides

Winfree

Humphrey

Nays--1

Lansberry

Absent

McCann Dickson of Nolan McLellan McMurry Donald Dwyer Morgan Hardeman Morris Hobbs Parker Isaacks Spangler King Thornton Lyle

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 564 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 564, A bill to be entitled "An Act to authorize the State Treasurer and the State Comptroller to transfer certain moneys from the General Fund and the Available School Fund to the Board of Insurance Commissioners Suspense Account, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 564 ON THIRD READING

Mr. Turner moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 564 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-121

Allen Brawner Allison Bridgers Alsup Brown Anderson Bullock Avant Burkett Bailey Burnaman Baker Carlton Bea.n Carrington Bell Cato Benton Celaya Blankenship Clark Cleveland Boone

Coker Love Colson, Mrs. Lowry Connelly Lucas Craig Lyle Crossley McAlister Crosthwait McDonald McGlasson Daniel Davis McNamara Dickson of Bexar Manford Manning Duckett Markle Ellis Eubank Martin Matthews Evans Favors Mills Montgomery Ferguson Files Moore Fitzgerald Morris Gandy Morse Garland Murray Goodman Pace Pevehouse Halsey Hanna Phillips Hardeman Price Hargis Rampy Harris of Dallas Reed of Bowie Harris of Hill Reed of Dallas Ridgeway Hartzog Heflin Rhodes Helpinstill Roberts Henderson Sallas Hileman Senterfitt Howard Sharpe Howington Shell Hoyo Simpson Huddleston Spacek Stanford Humphrey Hutchinson Stinson Isaacks Stubbs **Taylor** Jones Kelly Turner Vale Kennedy Voigt Kersey Kinard Walters Klingeman Wattner Knight Weatherford Lehman White Whitesides Levendecker Winfree Little Lock

Nays-4

Bruhl Dove Deen Lansberry

Present-Not Voting

Nicholson

Absent

Roark

Bundy Fuchs
Chambers Hobbs
Dickson of Nolan
Donald King
Dwyer McCann

5-Jour.

McLellan	Skiles
McMurry	Spangler
Morgan	Thornton
Parker	

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 564 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-121

Allen	Hanna
Allison	Hardeman
Alsup	Hargis
Anderson	Harris of Dallas
Avant	Harris of Hill
Bailey	Hartzog
Baker	Heflin
Bean	Helpinstill
Bell	Henderson
Benton	Hileman
Blankenship	Howard
Boone	Howington
Brawner	Hoyo
Bridgers	Huddleston
Brown	Humphrey
Bullock	Hutchinson
Burkett	Isaacks
Burnaman	Jones
Carlton	Kelly
Carrington	Kennedy
Cato	Kersey
Celaya	Kinard
Clark	Klingeman
Cleveland	Knight
Coker	Lehman
Colson, Mrs.	Leyendecker
Connelly	Little
Craig	Lock
Crossley	Love
Crosthwait	Lowry
Daniel	Lucas
Davis	Lyle
Dickson of Be	xar McAlister
Duckett	McDonald
Ellis	McGlasson
Euba nk	McNamara
Evans	Manford
Favors	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Gandy	Mills
Garland	Montgomery
Goodman	Moore

Morris

Halsey

Morse	Simpson
Murray	Spacek
Pace	Stanford
Pevehouse	Stinson
Phillips	Stubbs
Price	Taylor
Rampy	Turner
Reed of Bowie	Vale
Reed of Dallas	Voigt
Ridgeway	Walters
Rhodes	Wattner
Roberts	Weatherford
Sallas	White
Senterfitt	Whitesides
Sharpe	Winfree
Shell	

Nays-4

Bruhl	Dove
Deen	Lansberry

Present-Not Voting

N	icho	lson	Roark
41.	$\mathbf{L} \mathbf{L} \mathbf{L} \mathbf{L} \mathbf{L}$	13011	Trout

Absent

Bundy	McCann
Chambers	McLellan
Dickson of Nolan	McMurry
Donald	Morgan
Dwyer	Parker
Fuchs	Skiles
Hobbs	Spangler
Huffman	Thornton
King	

Absent-Excused

Bray	Smith of Bastrop
Gilmer	Smith of Atascosa
Hughes	

HOUSE BILL NO. 980 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 980, A bill to be entitled "An Act to amend Article 880 of the Penal Code of the State of Texas, as amended by Chapter 47, Acts of the Second Called Session of the Forty-fifth Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 980 ON THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 980

be placed on its third reading and sinal passage.

The motion prevailed by the following vote:

Yeas-126

Allen Hileman Allison Howard Alsup Howington Anderson Hoyo Huddleston Avant Baker Humphrey Hutchinson Bean Bell Jones Kelly Benton Blankenship Kennedy Boone Kersey Brawner Kinard Bridgers Klingeman Brown Knight Bruhl Lehman Bullock Leyendecker Burkett Little Burnaman Lock Carlton Love Carrington Lowry Cato Lucas Celaya Lyle Chambers McAlister Clark McDonald Cleveland McGlasson Coker McNamara Colson, Mrs. Manford Connelly Manning Craig Markle Crossley Matthews Crosthwait Mills Daniel Montgomery Davis Moore Deen Morris Dickson of Bexar Morse Dove Murray Duckett Nicholson Eubank Pace Parker Evans Pevehouse Favors Phillips Ferguson Price Files Fitzgerald Rampy Reed of Bowie Fuchs Reed of Dallas Gandy Goodman Ridgeway Halsey Rhodes Hanna Roark Hardeman Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Simpson Helpinstill Skiles Henderson Spacek

Stanford	Voigt
Stinson	Walters
Stubbs	Wattner
Taylor	Weatherford
Thornton	White
Turner	Whitesides
Vale	Winfree

Nays-1

Lansberry

Absent

Bailey	Isaacks
Bundy	King
Dickson of Nolan	McCann
Donald	McLellan
Dwyer	McMurry
Ellis	Martin
Garland	Morgan
Hobbs	Spangler
Huffman	

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 980 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-126

	1000
Allen	Craig
Allison	Crossley
Alsup	Crosthwait
Anderson	Daniel
Avant	Davis
Baker	Deen
Bean	Dickson of Bexar
Bell	Dove
Benton	Duckett
Blankenship	Eubank
Boone	Evans
Brawner	Favors
Bridgers	Ferguson
Brown	Files
Bruhl	Fitzgerald
Bullock	Fuchs
Burkett	Gandy
Burnaman	Goodman
Carlton	Halsey
Carrington	Hanna
Cato	Hardeman
Celaya	Hargis
Chambers	Harris of Dallas
Clark	Harris of Hill
Cleveland	Hartzog
Coker	Heflin
Colson, Mrs.	Helpinstill
Connelly	Henderson

Hileman Murray Howard Nicholson Howington Pace Hoyo Parker Pevehouse Huddleston Phillips Humphrey Hutchinson Price Jones Rampy Reed of Bowie Kelly Kennedy Reed of Dallas Ridgeway Kersey Kinard Rhodes Klingeman Roark Roberts Knight Sallas Lehman Senterfitt Leyendecker Little Sharpe Shell Lock Simpson Love Lowry Skiles Spacek Lucas Stanford Lyle McAlister Stinson Stubbs McDonald Taylor McGlasson Thornton McNamara Manford Turner Vale Manning Voigt Markle Matthews Walters Mills Wattner Weatherford Montgomery White Moore Morris Whitesides Morse Winfree

Nays-1

Lansberry

Absent

Bailey Isaacks Bundy King Dickson of Nolan McCann McLellan Donald Dwyer McMurry Martin Ellis Garland Morgan Hobbs Spangler Huffman

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 385 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 385, A bill to be entitled | Clark

"An Act authorizing the organization of cemetery monument associations to engage in the business of providing cemetery monuments and services in connection therewith by means of insurance benefits; providing the organization and regulation thereof; and declaring an emergency."

The bill was read second time.

Mr. McNamara offered the following amendment to the bill:

Amend House Bill No. 385 by striking out the words and figures on lines 28 and 29, "Three Hundred Dollars (\$300.00)" and inserting in lieu thereof the following words and figures "Two Hundred Dollars (\$200.00)."

The amendment was adopted.

House Bill No. 385 was then passed to engrossment.

HOUSE BILL NO. 385 ON THIRD READING

Mr. Spacek moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 385 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-114

Allen Cleveland Allison Coker Colson, Mrs. Alsup Anderson Connelly Avant Crosslev Bailey Crosthwait Baker Daniel Bean Davis Deen Bell Dickson of Bexar Benton Blankenship Donald Boone Dove Duckett Bridgers Ellis Brown Eubank Brubl Bullock Evans Ferguson Burkett Fuchs Burnaman Carlton Gandy Carrington Garland Goodman Cato Chambers Halsey Hanna

Hargis Mills Harris of Dallas Montgomery Harris of Hill Moore Hartzog Morgan Helpinstill Morris Henderson Morse Nicholson Hileman Hobbs Pace Pevehouse Howington Hoyo Phillips Huddleston Price Huffman Rampy Humphrey Reed of Bowie Hutchinson Reed of Dallas Ridgeway Kelly Kennedy Rhodes Kersey Roark Sallas Kinard Senterfitt Klingeman Shell Knight Skiles Lehman Leyendecker Spacek Stanford Little Stubbs Lock Taylor Lucas Turner McAlister Vale McDonald Voigt McGlasson Walters McMurry McNamara Wattner Weatherford Manford White Manning Whitesides Markle

Nays-17

Winfree

Lyle Brawner Matthews Craig Favors Murrav Files Roberts Fitzgerald Sharpe Simpson Jones Stinson Lansberry Thornton Love Lowry

Martin

Absent

Bundy Isaacks
Celaya King
Dickson of Nolan McCann
Dwyer McLellan
Hardeman Parker
Heflin Spangler

Absent—Excused

Bray Hughes
Gilmer Smith of Bastrop
Howard Smith of Atascosa

The Chair then laid House Bill No. 385 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-114

Allen Huffman Allison Humphrey Hutchinson Alsup Anderson Kelly Kennedy Avant Kersey Bailey Kinard Baker Klingeman Bean . Bell Knight Benton Lehman Blankenship Leyendecker Little Boone Bridgers Lock Brown Lucas McAlister Bruhl McDonald Bullock McGlasson Burkett Burnaman McMurry McNamara Carlton Manford Carrington Manning Cato Markle Chambers Martin Clark Mills Cleveland Montgomery Coker Colson, Mrs. Moore Morgan Connelly Morris Crossley Morse Crosthwait Nicholson Daniel Pace Davis Pevehouse Deen Phillips Dickson of Bexar Price Donald Rampy Dove Reed of Bowie Duckett Reed of Dallas Ellis Ridgeway Eubank Rhodes Evans Roark Ferguson Sallas Fuchs Senterfitt Gandy Shell Garland Goodman Skiles Spacek Halsey Stanford Hanna Hargis Stubbs Taylor Harris of Dallas Harris of Hill Turner Vale Hartzog Helpinstill Voigt Walters Henderson Wattner Hileman Weatherford Hobbs Howington White Whitesides Hovo

Winfree

Huddleston

Nays-17

Lyle Brawner Matthews Craig Favors Murray Files Roberts Fitzgerald Sharpe Simpson Jones Lansberry Stinson Thornton Love Lowry

Absent

Bundy Isaacks
Celaya King
Dickson of Nolan McCann
Dwyer McLellan
Hardeman Parker
Heflin Spangler

Absent-Excused

Bray Hughes
Gilmer Smith of Bastrop
Howard Smith of Atascosa

Mr. Hanna moved to reconsider the vote by which House Bill No. 385 was passed.

The motion to reconsider prevailed.

Question: Shall House Bill No. 385 be passed?

Mr. Spacek withdrew the bill from further consideration at this time.

HOUSE BILL NO. 975 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 975, A bill to be entitled "An Act for the purpose of better conserving the game and fish resources of Aransas County by providing for the closure of a certain area in Aransas Bay to the use of the oyster dredge, making it unlawful to dredge in such area; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 975 ON THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 975 Harris

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-135

Harris of Hill Allen Allison Hartzog Alsup Heflin Anderson Helpinstill Avant Henderson Bailev Hileman Baker Hobbs Bean Howard Bell Howington Benton Hoyo Blankenship Huddleston Boone Huffman Brawner Humphrey Bridgers Hutchinson Brown Jones Bruhl Kelly Bullock Kennedy Bundy Kersey Burkett Kinard Burnaman Klingeman Knight Carlton Carrington Lansberry Cato Lehman Celaya Leyendecker Chambers Little Clark Lock Cleveland Love Coker Lowry Colson, Mrs. Lucas Connelly Lyle McAlister Craig Crossley McDonald Crosthwait McGlasson Daniel McMurry Davis McNamara Manford Deen Dickson of Bexar Manning Markle Dove Duckett Martin Matthews Dwyer Mills Ellis Montgomery Eubank Moore Evans Morris Favors Morse Ferguson Murray Files Nicholson Fitzgerald Fuchs Pace Pevehouse Gandy Garland Phillips Goodman Price Rampy Halsev Reed of Bowie Hanna Reed of Dallas Hardeman

Ridgeway

Rhodes

Harris of Dallas

	•
Roark	Taylor
Roberts	Thornton
Sallas	Turner
Senterfitt	Vale
Sharpe	Voigt
Shell	Walters
Simpson	Wattner
Skiles	Weatherford
Spacek	White
Stanford	Whitesides
Stinson	Winfree
Stubbs	

Nays—1

Donald

Absent

Dickson of Nolan McLellan Isaacks Morgan King Parker McCann Spangler

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 975 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-135

Allen Colson, Mrs. Allison Connelly Alsup Craig Anderson Crossley Avant Crosthwait Bailey Daniel Baker Davis Bean Deen Bell Dickson of Bexar Benton Dove Blankenship Duckett Boone Dwyer Brawner Ellis Bridgers Eubank Brown Evans Bruhl Favors Bullock Ferguson Bundy Files Burkett Fitzgerald Burnaman Fuchs Carlton Gandy Carrington Garland Cato Goodman Celaya Hanna Chambers Halsey Clark Hardeman Cleveland Hargis Coker Harris of Dallas

Harris of Hill Mills Hartzog Montgomery Heflin Moore Helpinstill Morris Henderson Morse Murray Hileman Hobbs Nicholson Howard Pace Howington Pevehouse Phillips Ноуо Huddleston Price Huffman Rampy Reed of Bowie Humphrey Hutchinson Reed of Dallas Jones Ridgeway Kelly Rhodes Kennedy Roark Roberts Kersey Kinard Sallas Senterfitt Klingeman Knight Sharpe Shell Lansberry Simpson Lehman Skiles Leyendecker Spacek Little Stanford Lock Stinson Love Stubbs Lowry Lucas Taylor Thornton Lyle Turner McAlister Vale McDonald Voigt McGlasson Walters McMurry Wattner McNamara Weatherford Manford Manning White Whitesides Markle Winfree Martin Matthews

Nays-1

Donald

Absent

Dickson of Nolan McLellan Isaacks Morgan King Parker McCann Spangler

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 974 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 974, A bill to be entitled "An Act to amend Section 18, Chap-

ter 41, Acts of the 40th Legislature, First Called Session, as amended by Section 2 of House Bill No. 614, Acts of the Regular Session of the 46th Legislature, to provide that any citizen of Texas wishing to file the record of any birth, not previously registered, may submit such record to the Probate Court, in the county where such person resides rather than where the birth occurred, as now required; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 974 ON THIRD READING

Mr. Brawner moved that the Contutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 974 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-138

Allen Davis Allison Deen Dickson of Bexar Alsup Anderson Dickson of Nolan Donald Avant Bailey Dove Baker Duckett Dwver Rean Bell Ellis Eubank Benton Blankenship Evans Favors Boone Brawner Ferguson Files Bridgers Fitzgerald Brown Bruhl Fuchs Bullock Gandy Garland Bundy Burkett Goodman Halsey Burnaman Hanna Carlton Hardeman Carrington Hargis Cato Harris of Dallas Celaya Harris of Hill Chambers Hartzog Clark Heflin Cleveland Helpinstill Coker Colson, Mrs. Henderson Hileman Connelly Hobbs Craig Howard Crossley Crosthwait Howington Hoyo Daniel

Huddleston Morse Huffman Murray Humphrey Nicholson Hutchinson Pace Jones Parker Kelly Pevehouse Phillips Kennedy Price Kersey Rampy Kinard Klingeman Reed of Bowie Reed of Dallas Knight Ridgeway Lansberry Lehman Rhodes Roark Leyendecker Roberts Little Sallas Lock Senterfitt Love Lowry Sharpe Shell Lucas Simpson Lyle Skiles McAlister Spacek McDonald Stinson McGlasson Stubbs McMurry McNamara Taylor Thornton Manford Manning Turner Vale Markle Voigt Martin Walters Matthews Wattner Mills Weatherford Montgomery White Moore Whitesides Morgan Winfree Morris

Absent

Isaacks McLellan King Spangler McCann Stanford

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Chair then laid House Bill No. 974 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-138

Bell Allen Benton Allison Blankenship Alsup Boone Anderson Brawner Avant Bailey Bridgers Brown Baker Bean Bruhl

Bullock	Klingeman
Bundy	Knight
Burkett	Lansberry
Burnaman	Lehman
Carlton	Leyendecker
Carrington	Little
Cato	Lock
Celaya	Love
Chambers	Lowry
Clark	Lucas
Cleveland	Lyle
Coker	McAlister
Colson, Mrs.	McDonald
Connelly	McGlasson
Craig	McMurry
Crossley	McNamara
Crosthwait	Manford
Daniel	Manning
Davis	Markle
\mathbf{Deen}	Martin
Dickson of Bexar	Matthews
Dickson of Nolan	Mills
Donald	Montgomery
Dove	Moore
Duckett	Morgan
Dwyer	Morris
Ellis	Morse
Eubank	Murray
Evans	Nicholson
Favors	Pace
Ferguson	Parker
Files	Pevehouse
Fitzgerald	Phillips
Fuchs	Price
Gandy	Rampy
Garland	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Ridgeway
Hanna	Rhodes
Hardeman	Roark
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Senterfitt
Hartzog	Sharpe
Heflin	Shell
Helpinstill	Simpson
Henderson	Skiles
Hileman	Spacek
Hobbs	Stinson
Howard	Stubbs
Howingt on	Taylor
Ноуо	Thornton
Huddleston	Turner
Huffman	\mathbf{Vale}
Humphrey	Voigt
Hutchinson	Walters
Jones	Wattner
Kelly	Weatherford
Kennedy	White
Kersey	Whitesides
Kinard	Winfree
Ab	sent

King

Isaacks

McCann	Spangler
McLellan	Stanford
	Absent Evense

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

(Speaker in the Chair.)

HOUSE BILL NO. 331 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 331, A bill to be entitled "An Act amending House Bill No. 1032 of the Regular Session of the 46th Legislature, Acts 1939, Chapter 15, page 652, so as to exclude independent school districts and common school districts from the operation thereof; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 331 ON THIRD READING

Mr. White moved that the Contutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 331 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-131

	I Cub	101
Allen		Carrington
Allison		Cato
Alsup		Celaya
Anderson		Chambers
Avant		Clark
Bailey		Cleveland
Baker		Coker
Bean		Colson, Mrs.
Bell		Connelly
Benton		Craig
Blankenship		Crossley
Boone		Crosthwait
Brawner		Daniel
Bridgers		Davis
Brown		Deen
Bruhl		Dickson of Bexar
Bullock		Dove
Bundy		Duckett
Burkett		Dwyer
Burnaman		Ellis
Carlton		Eubank

McGlasson

McMurry McNamara

Manford

Manning

Matthews

Montgomery

Markle

Martin

Moore

Morgan

Morris

Morse

Pace

Price

Murray

Parker

Phillips

Rampy

Ridgeway

Rhodes

Roberts

Roark

Sallas

Shell

Skiles

Spacek

Stubbs

Taylor

Turner

Vale

Voigt

Walters

White

Winfree

Weatherford

Whitesides

Sharpe

Simpson

Stanford

Thornton

Pevehouse

Reed of Bowie

Reed of Dallas

Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsev Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog

Heflin Helpinstill Henderson Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Levendecker Little Lock Love Lowry

Present-Not Voting

Hileman Nicholson

McAlister

McDonald

Lucas

Lyle

Senterfitt Wattner

Absent.

Dickson of Nolan Donald Isaacks King McCann

McLellan Mills Spangler Stinson

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

The Speaker then laid House Bill No. 331 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-131

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis

Deen Dickson of Bexar Dove Duckett Dwyer Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman

Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McMurry McNamara Manford Manning Markle Martin Matthews Montgomery Moore Morgan Morris Morse Murray Pace Parker Pevehouse

Phillips Price

Rampy

Reed of Bowie

Reed of Dallas Stubbs Taylor Ridgeway Thornton Rhodes Roark Turner Roberts Vale Voigt Sallas Sharpe Walters Shell Weatherford Simpson White Skiles Whitesides Spacek Winfree Stanford

Present-Not Voting

Hileman Nicholson

Senterfitt Wattner

Absent

Dickson of Nolan McLellan Donald Mills Isaacks Spangler King Stinson McCann

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

HOUSE BILL NO. 674 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 674, A bill to be entitled "An Act making it unlawful to take any wild fox in the County of Brazos for the purpose of sale; prescribing certain exceptions thereto; repealing all laws or parts of laws in conflict with the provisions of this Act; prescribing the penalties for the violation of this Act and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 674 ON THIRD READING

Mr. McDonald moved that the Contutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 674 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-136

Hileman

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Donald Dove Duckett Dwyer Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gandy Garland Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog

Heflin

Helpinstill

Henderson

Hobbs Howard Howington Hoyo Huddleston Huffman Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manford Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse **Phillips** Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson

Skiles

Stanford Voigt
Stinson Walters
Stubbs Wattner
Taylor Weatherford
Thornton White
Turner Whitesides
Vale Winfree

Present-Not Voting

Lansberry

Absent

Dickson of Bexar McCann Dickson of Nolan Spacek King Spangler Lowry

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 674 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-135

Allen Crosthwait Daniel Allison Davis Alsup Deen Anderson Avant Donald Bailey Dove Baker Duckett Bean Dwyer Bell Ellis Benton Eubank Blankenship Evans Boone Favors Brawner Ferguson Bridgers Files Fitzgerald Brown Fuchs Bruhl Bullock Gandy Bundy Garland Burkett Goodman Halsey Burnaman Carlton Hanna Hardeman Carrington Cato Hargis Celaya Harris of Dallas Harris of Hill Chambers Hartzog Clark Heflin Cleveland Coker Helpinstill Colson, Mrs. Henderson Connelly Hileman Craig Hobbs Crossley Howard

Howington Morris Hoyo Morse Huddleston Murray Huffman Nicholson Humphrey Pace Hutchinson Parker Isaacks Pevehouse Jones Phillips Kelly Price Kennedy Rampy Kersey Reed of Bowie Reed of Dallas Kinard Ridgeway Klingeman Rhodes Knight Lehman Roark Leyendecker Roberts Sallas Little Senterfitt Lock Sharpe Love Shell Lucas Simpson Lyle Skiles McAlister Stanford McDonald Stinson McGlasson McLellan Stubbs Taylor McMurry Thornton McNamara Turner Manford Vale Manning Voigt Markle Walters Martin Wattner Matthews Weatherford Mills Montgomery White Whitesides Moore Winfree Morgan

Present-Not Voting

Lansberry

Absent

Dickson of Bexar McCann Dickson of Nolan Spacek King Spangler Lowry

Absent—Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

Mr. Ridgeway moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

The motion to adjourn was lost.

HOUSE BILL NO. 957 On SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 957, A bill to be entitled "An Act to fix the maximum rate of tax to be levied for school purposes in all independent school districts having a scholastic population, according to the 1940-1941 scholastic census, of not less than 775 and not more than 785 approved scholastics, whether such school district is organzied under general or special law; provided, that no such tax shall be levied, collected, abrogated, diminished, or increased, and no bonds shall be issued hereunder, until such action has been authorized by a majority of the votes cast at an election held for such purpose; prescribing the qualifications of voters eligible to vote in such election; and declaring an emergency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 957 ON THIRD READING

Mr. Parker moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 957 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Allen Crosthwait Allison Davis Alsup Deen Anderson Donald Avant Dove Bailey Ellis Baker Eubank Bean Evans Bell Ferguson Benton Files Boone Fitzgerald Bridgers Fuchs Brown Gandy Bullock Garland Burkett Goodman Burnaman Halsey Carlton Hanna Carrington Hardeman Cato Hargis Celaya Harris of Dallas Chambers Harris of Hill Clark Hartzog Cleveland Helpinstill Coker Henderson Colson, Mrs. Hobbs Connelly Howard

Howington Morse Murray Hovo Huddleston Pace Huffman Parker Humphrey Pevehouse Hutchinson Phillips Price Isaacks Rampy Jones Kelly Reed of Bowie Reed of Dallas Kennedy Kersey Ridgeway Rhodes Kinard Klingeman Roark Roberts Knight Leyendecker Sallas Senterfitt Little Sharpe Lock Love Shell Simpson Lowry Skiles Lucas McAlister Spacek Stanford McDonald McGlasson Stinson McMurry Stubbs McNamara Taylor Manford Thornton Manning Turner Vale Markle Martin Voigt Matthews Walters Mills Wattner Montgomery White Moore Whitesides Morris Winfree

Nays-4

Favors Lyle Lansberry McLellan

Present-Not Voting

Hileman

Absent

Blankenship Dwyer Brawner Heflin Bruhl King Bundy Lehman Craig McCann Crossley Morgan Daniel Nicholson Dickson of Bexar Spangler Dickson of Nolan Weatherford Duckett

Absent-Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid House Bill No. 957 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-121

Allen Isaacks Allison Jones Alsup Kelly Anderson Kennedy Avant Kersey Bailev Kinard Baker Klingeman Rean Knight Bell Lehman Benton Leyendecker Boone Little Bridgers Lock Brown Love Bullock Lowry Burkett Lucas Burnaman McAlister Carlton McDonald ('arrington McGlasson Cato McMurry Celaya McNamara Chambers Manford Clark Manning Cleveland Markle Coker Martin Colson, Mrs. Matthews Connelly Mills Montgomery Crosthwait Davis Moore Deen Morris Donald Morse Murray Dove Pace Ellis Eubank Parker Pevehouse Evans Ferguson Phillips Files Price Fitzgerald Rampy Fuchs Reed of Bowie Reed of Dallas Gandy Garland Ridgeway Goodman Rhodes Roark Halsey Roberts Hanna Hardeman Sallas Hargis Senterfitt Harris of Dallas Sharpe Harris of Hill Shell Hartzog Simpson Helpinstill Skiles Henderson Spacek Hobbs Stanford Howard Stinson Howington Stubbs Taylor Hovo Huddleston Thornton Huffman Turner Humphrey Vale

Hutchinson

Voigt

Walters Whitesides Wattner Winfree White

Nays-4

Favors Lansberry Lyle McLellan

Present-Not Voting

Hileman

Absent

Blankenship Duckett Brawner Dwyer Bruhl Heflin Bundy King Craig McCann Crossley Morgan Daniel Nicholson Dickson of Bexar Spangler Dickson of Nolan Weatherford

Absent-Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

SENATE BILL NO. 362 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 362, A bill to be entitled "An Act to fix the maximum rate of tax to be levied in all Independent School Districts having a scholastic population of not more than six hundred forty (640); etc., and declaring an emergency."

The bill was read second time.

Mr. Knight offered the following amendment to the bill:

Amend S. B. No. 362 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. In all Independent School Districts having a scholastic population of not more than six hundred forty (640) and not less than six hundred thirty (630), according to the 1940-1941 Scholastic Census, located in any county having an area of 495 square miles the School District Trustees of such School Districts shall have the power to levy, and cause to be collected, the annual ad valorem tax of not to exceed One

Dollar and fifteen cents (\$1.15) on the one hundred dollars valuation of taxable property of the districts as fixed by the Board of Trustees for such districts.

"Sec. 2. In all such school Districts, it shall be lawful for the School District Trustees to issue time warrants in a sum of not to exceed Ten Thousand Dollars (\$10,000.00), which shall bear interest at a rate of not to exceed four per cent (4%) per annum.

"Sec. 3. The sum of fifteen cents (15¢) out of the tax above provided for shall be set aside in a special fund to be used for the specific and sole purpose of paying the interest on said warrants and to liquidate said warrants as they mature, and no tax in excess of One Dollar (\$1.00) shall ever be levied unless such excess is for the purpose of paying the time warrants and interest thereon herein authorized.

"Sec. 4. The taxes hereinabove imposed shall never be levied, collected, abrogated, diminished, or increased, and no bond or bonds shall be issued thereunder until such action has been authorized by a majority of the qualified taxpaying voters of such districts, voting at an election to be held for that purpose.

"Sec. 5. If any section, sentence, clause or part of this Act shall, for any reason, be held to be invalid, such decision shall not affect the remaining portions of this Act, and it is hereby declared to be the intention of the Legislature to have passed each sentence, section, clause or part thereof, irrespective of the fact that any other sentence, section, clause or part thereof may be declared invalid.

"Sec. 6. The importance of this legislation and the crowded condition of the calendar create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the same is hereby suspended, and this Act shall be in force and take effect from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the Fitzge House the caption of the bill was Fuchs ordered amended to conform to all Gandy

changes and with the body of the bill.

Senate Bill No. 362 was then passed to third reading.

SENATE BILL NO. 362 ON THIRD READING

Mr. Knight moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that Senate Bill No. 362 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Allen Garland Allison Goodman Halsev Alsup Anderson Hanna Hardeman Avant Bailey Hargis Harris of Dallas Baker Harris of Hill Bean Hartzog Bell Heflin Benton Helpinstill Boone Hileman Brawner Hobbs Bridgers Brown Howard Howington Bullock Hovo Bundy Huddleston Burkett Huffman Burnaman Humphrey Carlton Hutchinson Carrington Isaacks Cato Celaya Jones Kelly Chambers Kennedy Clark Kersey Cleveland Kinard Coker Klingeman Colson, Mrs. Knight Connelly Leyendecker Craig Little Crosthwait Lock Daniel Love Davis Deen Lucas Donald Lyle McAlister Dove McDonald Ellis McGlasson Eubank McLellan Evans McMurry Ferguson McNamara Files Fitzgerald Manford Manning Fuchs Markle

Senterfitt Martin Matthews Sharpe Mills Shell Moore Simpson Morris Skiles Morse Spacek Murray Stanford Pace Stinson Parker Stubbs Taylor Pevehouse Phillips Thornton Price Turner Rampy Vale Reed of Bowie Walters Reed of Dallas Wattner Ridgeway White Rhodes Whitesides Roark Winfree Roberts

Nays-3

Favors Lansberry Sallas

Absent

Blankenship Lehman Bruhl Lowry Crossley McCann Dickson of Bexar Montgomery Dickson of Nolan Morgan Duckett Nicholson Dwyer Spangler Henderson Voigt King Weatherford

Absent---Excused

Bray Smith of Bastrop Gilmer Smith of Atascosa Hughes

The Speaker then laid Senate Bill No. 362 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-122

Allen Bullock Allison Bundy Alsup Burkett Anderson Burnaman Avant Carlton Bailey Carrington Baker Cato Bean Celaya Bell Chambers. Benton Clark Boone Cleveland Brawner Coker Bridgers Colson, Mrs. Brown Connelly

Craig Lyle Crosthwait McAlister Daniel McDonald Davis McGlasson Deen McLellan Donald McMurry Dove McNamara Ellis Manford Eubank Manning Evans Markle Ferguson Martin Matthews Files Fitzgerald Mills Fuchs Moore Gandy Morris Garland Morse Goodman Murray Halsey Pace Parker Hanna Pevehouse Hardeman Hargis Phillips Harris of Dallas Price Harris of Hill Rampy Hartzog Reed of Bowie Heflin Reed of Dallas Ridgeway Helpinstill Hileman Rhodes Hobbs Roark Howington Roberts Hoyo Senterfitt Huddleston Sharpe Huffman Shell Humphrey Simpson Hutchinson Skiles Isaacks Spacek Jones Stanford Kelly Stinson Stubbs Kennedy Taylor Kersey Thornton Kinard Turner Klingeman Knight Vale Leyendecker Walters Little Wattner White Lock Whitesides Love Lucas Winfree

Nays--3

Favors Lansberry Sallas

Absent

Lehman Blankenship Lowry Bruhl McCann Crossley Dickson of Bexar Montgomery Dickson of Nolan Morgan Duckett Nicholson Dwyer Spangler Henderson Voigt King Weatherford

Absent-Excused

Bray Gilmer Howard Hughes

Smith of Bastrop Smith of Atascosa

SENATE BILL NO. 363 ON SECOND READING

Speaker laid before the House on its second reading and passage to third reading,

S. B. No. 363, A bill to be entitled "An Act to fix the maximum rate of tax to be levied in all Independent School Districts having a scholastic population of not more than eight hundred forty (840); etc., and de-claring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 363 ON THIRD READING

Mr. Chambers moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that Senate Bill No. 363 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Allen Craig Allison Crosthwait Alsup Daniel Anderson Davis Avant Deen Bailey Dickson of Bexar Baker Donald Bean Dove Bell Ellis Benton Eubank Blankenship Evans Ferguson Boone Brawner Files Bridgers Fitzgerald Brown Fuchs Gandy Bullock Burkett Garland Carlton Goodman Carrington Halsey Cato Hanna Celaya Hardeman Chambers Hargis Clark Harris of Dallas Cleveland Harris of Hill Coker Hartzog Colson, Mrs. Helpinstill Connelly Hobbs

Howard Morris Howington Morse Hoyo Murray Huddleston Pace Huffman Parker Humphrey Pevehouse Hutchinson Phillips Isaacks Price Jones Rampy Kelly Reed of Bowie Kennedy Reed of Dallas Kersey Ridgeway Kinard Rhodes Klingeman Roark Roberts Knight Leyendecker Sallas Little Senterfitt Sharpe Lock Shell Lowry Simpson Lucas Skiles Love McAlister Spacek Stanford McDonald McGlasson Stinson Stubbs McMurry McNamara Taylor Manford Thornton Turner Manning Markle Vale Martin Walters Matthews Wattner Mills Whitesides Winfree Moore

Present-Not Voting

Burnaman Hileman

Lansberry

Absent

Lyle

Bruhl Bundy Crossley Dickson of Nolan Duckett Dwyer Favors Heflin Henderson King

McCann McLellan Montgomery Morgan Nicholson Spangler Voigt Weatherford

White

Lehman

Absent—Excused

Bray Gilmer Hughes Smith of Bastron Smith of Atascosa

The Speaker then laid Senate Bill No. 363 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-120

Allen Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Blankenship Boone Brawner Bridgers Brown Bullock Burkett Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Mills Connelly Craig Crosthwait Daniel Pace Davis Deen Dickson of Bexar Donald Dove Ellis Eubank Evans Ferguson Files

Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Helpinstill Hobbs Howard Howington Hovo Huddleston Huffman Humphrey

Hutchinson

Vale

Walters

Wattner

Winfree

Whitesides

Fitzgerald

Fuchs

Gandy

Garland

Isaacks Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Lowry Lucas Love McAlister McDonald McGlasson McMurry McNamara Manford Manning Markle Martin Matthews Moore Morris Morse Murray Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner

Present-Not Voting

Burnaman Hileman Lansberry

Absent

Bruhl Lyle McCann Bundy McLellan Crossley Dickson of Nolan Montgomery Duckett Morgan Dwyer Nicholson Favors Spangler Heflin Voigt Henderson Weatherford King White

Absent—Excused

Bray Gilmer Hughes Smith of Bastrop Smith of Atascosa

ADJOURNMENT

On motion of Mr. Hileman, the House at 11:35 o'clock p. m. adjourned until 10:00 o'clock a. m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolutions, as follows:

Penitentiaries: H. B. No. 643.

Eleemosynary and Reformatory Institutions: H. B. No. 917.

Game and Fisheries: H. B. Nos. 969, 975, 978 and 980; S. B. No. 282.

Judiciary and Uniform State Laws: H. B. Nos. 67, 297, 974, 976; S. B. No. 184.

Constitutional Amendments: H. J. R. Nos. 33, 36 and 37.

The Committee on Penitentiaries filed an adverse report on H. B. No. 641.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 28, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committe on Engrossed Bills, to whom was referred

H. B. No. 796, A bill to be entitled "An Act further regulating the sale, transportation, storage, manufacturing, etc., of alcoholic beverages in this State under the Texas Liquor Control Act by amending portions of, repealing portions of and adding new sections to Chapter 467, Acts of the 2nd Called Session of the 44th Legislature, as amended bv House Bill No. 8, Acts of the 3rd Called Session of the 44th Legislature, and by House Bill No. 5. Acts of the Regular Session of the 45th Legislature, and by Senate Bill No. 20, Acts of the 1st Called Session of the 45th Legislature, in the following particulars; amending Sections 4 (a), 13, 15 (b), 15 (c), 29, 30, 32, 33, 35, 37, 38, 39, 41, and 42, all of Article I thereof; repealing subsection (d) of Section 3, Article I; amending subdivision (f) of Section 6, Article I; amending subdivisions (2), (5), and (8) of, and adding new subdivision (10) to Section 11, Article I; clarifying qualifications for permits; amending subdivision (6) of Section 12, Article I; amending subsection (9) of, and adding subsection $(9\frac{1}{2})$ to Section 98.

15, Article I; regulating distillers and others selling liquor for resale in Texas; amending subsections (1), (3), (4), (8), (9), (12) and (17) of, and adding new subsections (18), (19), (20) and (21) to Section 17, Article I; restricting transportation of untaxed liquor; prohibiting unauthorized use of permits; adding new Sections; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, April 28, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 98, Authorizing the State Highway Department of Texas to lend to the City of Groesbeck certain equipment.

Has carefully compared same and finds it correctly enrolled.

MURRAY, Vice-Chairman.

SENT TO THE GOVERNOR

April 29, 1941

House Concurrent Resolution No. 98.

In Memory of

S. **H.** Howeth, Sr.

Mr. Ferguson offered the following resolution:

H. S. R. No. 239, In Memory of S. H. Howeth, Sr.

Whereas, on April 24, 1941, surrounded by his family, the noble and beneficial career of S. H. Howeth, Sr., was closed by death; and

Whereas. The passing of this honorable, beloved, and noble man was felt with keen sadness by those who loved him and felt the warmth of his charity and good deeds; and

Whereas. He was born in Orange, Texas, on May 30, 1857, and thereafter moved to the Roquemore Community in Rusk County, Texas, where he united with the Roquemore Baptist Church and served as its clerk for fifty years; and

Whereas, His reputation as an outstanding citizen, a community leader, and a holder of positions of trust spread throughout the county and State; his lovable personality and gracious manner won him the esteem of all those who were privileged to know and serve with him; and

Whereas, He was the father of sixteen children, nine of whom are still living; forty-four grandchildren; sixteen great-grandchildren; one great-grandchild; stepfather of five children; raised two orphans and helped to raise four others; and

Whereas, S. H. Howeth, Sr., is survived by his wife, Mrs. Laura Howeth; four daughters, Mrs. Ara Rogers, Galveston, Texas, Mrs. Alma Wagstaff, Mrs. Betty Sue Griffith, and Mrs. Josie Bell Barnwell of Henderson. Texas; five sons, Prior, Pen, Dack, Luke, and Sam Houston, Jr.; five stepchildren, Mrs. Dessie Sanders, Mrs. Nannie Myrtle Pool, John D. Nimrod, and David McKinney; now, therefore, be it

Resolved, by the House of Representatives, That the Members thereof deeply regret the passing of this distinguished and public spirited citizen and extend their sincere sympathy to his bereaved family; and be it further

Resolved, That the Chief Clerk of the House be instructed to send to the bereaved wife of S. H. Howeth, Sr., a copy of this resolution, and that this resolution be spread on the memorial pages of the House Journal of today and that when the House adjourns today that it do so in memory of and in silent tribute to S. H. Howeth, Sr.

The resolution was read second time and was unanimously adopted by a rising vote.

In Memory of

Mrs. S. W. Billingsley

Mr. Stanford offered the following resolution:

H. S. R. No. 235, In Memory of Mrs. S. W. Billingsley.

Whereas, The Supreme Ruler of the Universe in His divine wisdom called from this earth a distinguished pioneer, Mrs. S. W. Billingsley, affectionately known as "Cousing Mary," on April 27, 1941, in Bastrop, Texas; and

Whereas, "Cousin Mary" Billingsley was born March 12, 1856, near the present town of Shiner, the only child of Edwin Turner by his wife Mariah (O'Neal) Turner. Her parents moved to old Bastrop when she was an infant and she was reared there; and

Whereas, "Cousin Mary" is a descendant of a pioneer family who came to Texas in two large wagon trains in 1827 and 1829, respectively; settling in Stephen Austin's Colony on the Colorado River and in Green DeWitt's Colony. The Turners' land grants spread through Travis, Bastrop, Gonzales, Guadalupe, Lavaca, Jackson, and Victoria Counties; and

Whereas, She is survived by two sons, T. G. Billingsley, Conroe; Kenneth Billingsley, McAllen; two daughters, Mrs. R. R. Sapp, Bastrop; Mrs. R. B. Morris, Montgomery, Ala.; one half-sister, Mrs. W. E. Ware, Austin; two half-brothers, T. K. Dixon, Sr., and S. F. Dixon, both of Houston; now, therefore, be it

Resolved, by the House of Representatives of the State of Texas, That we express our grief in the passing of this beloved friend and neighbor; and be it further

Resolved, That a copy of this resolution, together with a copy of an article concerning the history connected with her life in the "Frontier Times," March issue, 1939, be spread upon the House Journal of today in memory of the deceased, and that copies of this resolution be mailed to the surviving members of her family.

STANFORD, CARRINGTON, KELLY, SMITH of Bastrop.

The resolution was read second time and was unanimously adopted by a rising vote.

MRS. MARY E. BILLINGSLEY Pioneer Mother

By Maude Wallis Traylor.

There are only too few pioneers living today, who have actually seen Texas history in the making; and especially one with a memory so clear and accurate she can recite enough Texas history and tradition offhanded, in one hour, as to keep a reputable genealogist and an amateur historian very busy two whole years, tracing, connecting, proving, and recording same.

Mrs. Billingsley, or "Cousin as she is affectionately known to a large connection of relatives, can show a pioneer lineage that might make a few of us just a little envious, and has documentary proof of three of her father's Mayflower ancestors, Captain Myles Standish, Edward Doty, and James Rogers. She also has proof of her direct descent from Humphrey Turner, who came from England and settled in Plymouth in 1628. He prospered, as did his descendants, and in time they intermarried with the descendants of many other old Plymouth families, such as Kenelm Winslow, Plymouth, 1628; Robert Coronet Stetson, Plymouth, 1631; John Hudson; and Rev. John Miller, all settling in Plymouth by or before 1635, all of which just goes to show how so many of the early Texas pioneers came of good old American stock. Therefore, a history of "Cousin Mary's" various relatives, in the early days of Texas, sounds like a regular Texas history lesson, and a review at that.

They came to Texas in two large wagon trains, one in 1827, settling in Stephen Austin's Colony on the Colorado River, and the other in December, 1829, settling in Green DeWitt's Colony; and there were so many of them their land grants spread out all the way through Travis, Bastrop, Gonzales, Guadalupe, Lavaca, Jackson, and Victoria Counties.

"Cousin Mary" was born near the present town of Shiner, Texas, March 12, 1856, the only child of Edwin Turner by his wife Mariah (O'Neal) Turner. Her parents moved to old Bastrop when she was a few one of whom was Ben, whose life

months old, and she was reared in this old town, rich in an environ-ment of history and tradition, dear to the hearts of many Texas pioneers. and of particular interest to all historians.

Her great-grandfather, the first Winslow Turner of Pembroke, Plymouth County, Massachusetts, was a sailor on the frigate "Deane," commanded by Capt. Samuel Nicholson in the American Revolution; and another great-grandfather. Standish, the great-grandson Captain Myles Standish and Edward Doty, was a private in Captain John Turner's company, of Col. Cotton's Regiment, doing duty in Rhode Island in the American Revolution.

The above Winslow Turner married Molly Standish, the daughter of William Standish, in Pembroke, 1785, and they had four children: Winslow, Jr., Deborah, Sally, and Adam. These are the "four children" referred to by Myles Standish in his "The Standishes in America." page 16 (Pub. 1895). They left Pembroke, the year of 1800, for one of the only two small settlements west of the Mississippi and north of the Missouri rivers. Molly, the young wife, died on the way, but Winslow and his four children reached that far-away small fort and trading post, later called Fort Wood, near the present town of Troy in Lincoln County, Missouri.

Winslow Turner received a Spanish grant of land near Fort Wood, established a home and reared his four children, in spite of extreme hardships and continuous Indian wars. Like the majority of those early pioneers, his children married young. His oldest son, Winslow, Jr., married a young widow, Mrs. Elizabeth Williams, with two small children, Malkijah and Teresa, and he reared these two along with his and Elizabeth's eight in Lincoln County, Missouri. He was a veteran of the British War of 1812, having been in Captain Isaac Van Bibber's Company of Infantry, Louisiana Militia.

His daughter, Deborah, married Ahijah M. Highsmith, one of Col. Daniel Boone's noted scouts of "The Missouri Mounted Rangers," War of 1812, and they had five children when they came to Texas in 1827, as an early Texas pioneer and Indian scout was so ably written by A. J. Sowell in his "Texas Indian Fighters," sometime in the nineties. Sally, the other daughter of Winslow Turner and Molly Standish, married Stephen Cottle, of a family so numerous in St. Charles County, Missouri, a town was called "Cottleville" for them. Adam Turner married in Missouri before he came to Texas. His wife's name is unknown, also the names of his children, except Elizabeth, who married her first cousin, Ben Highsmith, and in the U. S. Census of 1850, of Bastrop County, Texas, she gave Missouri as the place of her birth.

It is interesting to note that a Zadock Woods and his brother-in-law, Joseph Cottle, received two of the oldest Spanish grants in Missouri, later Lincoln County. These grants joined, and the men were Winslow Turner's neighbors. His daughter, Sally, married Joseph Cottle's son, Stephen.

Old Fort Wood was established on Zadock Wood's land, later used by Lt. Zachary Taylor, who was later General Taylor and President of the United States. This same Zadock Woods came to Texas at an early date, and built another Fort Wood on his land in Fayette County. His son, Leander, was killed in the battle of Velasco; and later, this white-haired, eighty-year-old Zadock was murdered with Dawson's men; his son, Gonzalvo, escaping, while his son Norman was taken prisoner in the same battle of Salado, and carried down into Mexico, where he died in the terrible old Perote prison in 1842.

When peace came following the British War of 1812, Missouri Territory experienced a regular boom and grew unbelievably fast. The national changes of ownership passed almost unnoticed by the inhabitants, and the counties, St. Charles, Howard, Montgomery, and Lincoln were created by the year of 1820, the year Missouri became a State. It was about this time that the colonization project of Moses Austin in Texas caused a great excitement in Missouri, where the Austins lived and were well known. The Turner and Highsmith families were well-to-do farmers, and they planned to they would murder all of them "come next moon" and Ben said, "The Cottles stopped at Jesse Burnham's and the Highsmiths at Elliot C. Buckner's. This was in 1829." Turner, the sister of the Winslow Turner, the sister of the Winslow Turner who came to Texas with his large family. Stephen Cottle was one of the colonists Winslow brought to Texas. There are many coincidents in the history of the lives and associations, also of the family relationships of all six or seven of these families that would indicate they all came to Texas together.

sell their homes and come to Texas. A tradition in the Turner family is that young Winslow Turner, then a married man with six to eight children, had an agreement or a contract with Moses Austin to bring a wagon train of colonists to Texas from Missouri. The sudden death of Moses Austin, followed almost immediately by the death of the older Winslow Turner, changed all plans for immigration to Texas. But after some two years of delay, young Winslow, now Winslow Turner, Sr., entered into an agreement with Moses Austin's son, Stephen, and worked for him in his colonization plan in faraway Texas.

"Cousin Mary" Billingsley says she has heard the story repeated many times in her youth that her grandfather, Winslow Turner, Sr., brought the Zadock Woods family to Texas and several others, whose names appear in Stephen Austin's Old Three Hundred. When Ben Highsmith recited the story of his life to A. J. Sowell in the early nineties for publication, he men-tioned how the Indians forced his parents to abandon their first home on the Colorado River, some two miles above LaGrange, and how these "outside settlers" were forced to come back to the settlements below for protection, and he also mentioned this was where the Zadock Woods and Stephen Cottle families lived, and it was called "Rabb's Mill," and that just six families were gathered here in a crude little fort hastily thrown up. Ben said these six families were forced almost immediately to flee this place also because the Indians sent out word they would murder all of them "come next moon" and Ben said, "The Cottles stopped at Jesse Burnham's and the Highsmiths at Elliot C. Buckner's. This was in 1829. The above mentioned Stephen Cottle was the one that married Sally Turner, the sister of the Winslow Turner who came to Texas with his large family. Stephen Cottle was one of the colonists Winslow brought to Texas. There are many coincidents in the history of the lives and associations, also of the family relationships of all six or seven of these

And since I am indebted to my cousin, Mrs. Mary E. Billingsley, for the main part of all the foregoing statements, which I have actually proved, I now turn my story over to "Cousin Mary":

"My grandfather, Winslow Turner, Sr., is said to have brought in a wagon train of Missouri settlers for Austin's Colony on the Colorado, including his sister's family, the Ahijah M. Highsmiths, in the year of 1827, as shown by records of requests for land in that year, to be found in the archives of our State Land Office. These records of 1827 show my grandfather, Winslow Turner, Sr., applied for a vacant tract of land on the Colorado River, stating it joined Joseph Duty on the one side and Ahijah M. Highsmith on the other, but there are no records to show whether grandfather ever lived on this land. The record shows Grandfather Turner brought in another wagon train of Missouri people, including his own family, in December of 1829. I have heard my father, Edwin Turner, tell how this wagon train of Missouri people, all relatives, crossed the Sabine River on a raft of logs the day before Christmas, as they entered Texas.

"They had expected to receive lands in Stephen Austin's second colony on the Colorado River, but there was not land and room for all of them, so the Cottles and Highsmiths received lands in the Austin Colony and Grandfather Turner and several others came on to the DeWitt Colony.

"The Empresario Green DeWitt's land office was at Gonzales, and that where Grandfather Turner received a grant of more than four thousand acres, lying north of Gonzales. His young son, Winslow, Jr., received a single man's grant at the same time, and those two grants are today the two Winslow Turner Surveys of Gonzales County. His young stepson, Malkijah Williams, received a grant in Jackson County the same year, that is the Malkijah Williams Survey, as did his young son-in-law, Sam Highsmith, being the Samuel Highsmith Survey of Jackson County.

"It is said that Grandfather Turner built a little home on this land in 1829 and tried to farm, but the Indians burned his home and stole

all of his stock, and this was the year the Indians ran all those settlers off their lands, murdering many of them before the others would give up to seek protection with other settlers. The Indians now gave so much trouble the settlers could not farm to raise corn to make their bread, nor could they venture far from home to hunt game that was so plentiful, and they suffered the actual pangs of hunger. I have seen the little steel handmills the first settlers used to grind their corn to make bread. In the archives of University of Texas may be found the folowing bill of sale: 'One steel mill, price twelve dollars, to the Volunteer Army of Texas, by Winslow Turner, Sr., at Gonzales, October 14, 1835.

"Grandfather now bought some lots in the town of Gonzales, built another little log house and with his wife and eight children made this their home.

"Great-Uncle Ahijah and Aunt Deborah Highsmith had been forced by the Indians to abandon their home on the Colorado this year of 1829, and first stopped at the home of Great-Uncle Stephen and Aunt Sally Cottle, but almost immediately they were all forced to leave this locality, too, for combined strength of protection against Indians.

"My father's oldest sister, Louisa, married Joseph Duty, one of Austin's Old Three Hundred, about 1830, and Uncle Winslow married Sarah Sowell of Gonzales in 1831. She was a sister of the gunsmith, John Sowell, who made the cannon balls for the famous little Gonzales cannon. She did not live many years, and I never heard of any children from this marriage.

"In the fall of 1835, Grandfather Turner was confined to his bed with consumption, when the call for volunteers was made to defend the town of Gonzales, until runners could bring help from near-by settlements. But his sons Winslow, Jr., Edwin, 15, Hirum, 13, and Stephen, 11, shouldered their guns and defended their home town and little cannon against Mexican invasion.

"There are today only two socalled accredited lists of the brave defenders of Gonzales, one by Valentine Bennet, and the other by Charles Mason. It would be well for historians to remember that both those lists were made up, purely from memory, many years after the battle of Gonzales, October 2, 1835, and the names of Edwin and Hirum Turner were omitted purely through failure to remember them, as were a few other brave men.

"Following the battle of Gonzales, a number of Grandfather's neighbors and relatives went on to San Antonio, participating in the battle of Concepcion and Fall of Bexar. Then came the epochal year of 1836, and Grandfather was so low that all of his family were gathered at his bedside in Gonzales, expecting him to pass away at any time. The report of General Santa Anna's approach to San Antonio, followed by the rumor that Colonel Travis and his little band was barricaded in the Alamo, caused great alarm throughout Texas. Later came confirmed news that the Alamo had fallen and every man in it had been put to death, including thirty-three brave men from Gonzales, who had responded to Colonel Travis' eloquent appeal for help. Many of the Gonzales men were Grandfather Turner's friends and neighbors. nephew, Ben Highsmith, had entered the Alamo with Colonel Travis, and escaped death by having been sent by Colonel Travis to Colonel Fannin with an appeal to destroy the fort in Goliad and come to his aid.

"Cousin Ben said there were both Mexican and Indian scouts on his trail, and the whole country a sea of mud and water, and it took him five days to reach Goliad and return. Upon nearing San Antonio, stopped on a high hill overlooking the city, to reconnoiter, and saw the Mexican army had arrived and surrounded the Alamo during his absence. Realizing his brave commander and all of his brave comrades were doomed, he wheeled his horse and fled toward Gonzales, pursued by a body of Mexican cavalry for several miles.

"When he reached the Cibolo River, he paused to rest his winded horse, and heard the distant boom of cannon telling him the siege of the Alamo had begun. He then hurried on to Gonzales to report to General Houston, who was greatly

distressed to learn this tragic fact. There was already much strife and confusion, in fact open rebellion, among those of the volunteer army who disliked General Houston. They did not consider him a military man, and felt that there were other men present who were more fit to command and lead them.

"History records how General Houston sent young Ben Highsmith on the second fruitless mission to Colonel Fannin at Goliad, this time accompanied by young David Kent, whose father was in the Alamo. When the boys returned to Gonzales to report to General Houston, they found that Mrs. Dickinson had just been brought in to confirm the news of the fall of the Alamo. My father and other relatives always said that no tongue or pen could ever describe the panic of terror that followed the news of the fall of the Alamo, and amid all this the screams of the wives, mothers, and children of the Gonzales men who had fallen in the Alamo could be heard.

"Not only did the settlers fear the cruel and fiendish Mexican officers and soldiers, but they knew they had the Indians to fear also, because the Mexicans had incited them to a general uprising against the whites. Women and children and old people were hastily loaded into ox wagons, mounted on horses or mules, or forced to walk, but all fled for their very lives.

"Grandfather Turner's oldest son, Winslow, Jr., was already in the volunteer army, leaving my father, the next oldest, a boy of 16, to get his dying father and the rest of the family into an ox wagon as best he could and join that band of fleeing, terrified refugees in the great 'stampede' or 'Runaway Scrape,' as the pioneers themselves always called it. I well remember hearing my father tell how he walked the entire distance from Gonzales to the battlefield of San Jacinto; of how Grandfather Turner died somewhere along that terrible flight; that his family had to stop at old Harrisburg to bury him; and how the Mexicans entered Harrisburg as Grandmother and her children fled for their lives, the Mexicans burning the town to the ground.

"Father said he and his family

overtook General Houston's army, and he joined the army while Grandmother, his three sisters and three brothers remained with the band of refugees, in sight and hearing of the battle fought soon after they arrived there. My uncles, Winslow Turner, Jr., Sam Highsmith and cousin, Ben Highsmith, fought in this battle, with my father, and it is believed his twelve-year-old brother, Stephen Turner, shouldered a gun and fought

"Following the battle of San Jacinto, Grandmother and her children had no home to return to because General Houston had burned the town of Gonzales when he marched out of it, so they found refuge with relatives in old Texana. The league of land Grandfather Turner had received in 1829, north of Gonzales, was completely abandoned and finally lost to the family. It is today one of Texas' richest oil fields.

"Grandmother Turner and my father each received a headright of land in Jackson County, but the family lived in Texana, and it was there that father's three young sisters married. Aunt Mary married Samuel P. Middleton, and they settled on his grant of land and reared a large family in Victoria County. Aunt Sarah married Abraham Clare, said to be the first sheriff of Jackson County. He was a wealthy man, owning much of old Texana, besides a league of land that is named for him. Aunt Betty married Edward Mills, and they lived in Jackson County. Uncle Winslow had married in 1831. Father's half-sister, Teresa Williams, had married Sam Highsmith back in Missouri sometime before they came to Texas, and the survey of land in Jackson County is named for this Samuel Highsmith. Malkijah Williams, father's halfbrother, married Cynthia Burns, and they reared a large family in Jackson County.

"I have heard my father describe the battle of Plum Creek in 1842 many times and how he and Cousin Ben Highsmith rescued a white woman from the Indians during this battle. My father was also in the battle of Salado, as were several of his brothers. His brother, Stephen,

this battle that he suffered from the rest of his life.

"My mother was Maria Kenney, born in Ireland August 15, 1831, and was the daughter of Michael She married and Mary Kenney. John O'Neal in Ireland, and they immediately sailed for America. John O'Neal carried a large sum of money in a belt around his waist and in some way this fact became known. During the voyage he was suddenly missing, and his wife knew he had been murdered for his money and thrown overboard, but she was too young and helpless to do anything about it. She landed at New Orleans, a stranger in a new land, without funds, but knowing how to do fine sewing and make exquisite laces, she soon found employment and made friends. Later she came to Texas, where she met and married my father, Edwin Turner, December 27, 1854. Father died during the first year of the Civil War. Mother was married for the third time, in 1865, to Mr. Wade Hampton Dixon, and they lived in Bastrop, rearing a family there.

"Among the very old settlers in Bastrop whom I knew so well, was mν Grandfather Turner's sister, Deborah, who was Mrs. Ahijah Highsmith, and known to us as 'Aunt Debby.' She lived to be very old, as did my father's oldest sister, 'Aunt Louisa,' who married Joseph Duty, one of Austin's Old Three Hundred. They lived at Old Webberville, east of Austin, where Uncle Joseph died in 1855 from the bite of a rattlesnake. Aunt Louisa was rich in land and negroes, and I well remember how she used to visit Bastrop in her fine carriage, and always with a negro slave as driver and The Civil War another as nurse. wiped out most of her wealth. She and her husband and several of their children are buried in an ironenclosed plot in front of what was formerly the First Methodist Church of Webberville. It is now a negro school.

"Another very old settler I remember was Cousin Ben Highsmith. He lived in Bastrop many years and following the Civil War he drove big freight wagons for my stepfather. received a wound in the shoulder in He was a kind, gentle old man, and

I can remember how he used to wave a great 'blacksnake' whip over the backs of six to eight oxen in one team, popping it to sound like a gun, but was never known to strike one of the animals. Like my Great-Aunt Debby and Aunt Louisa Duty, he lived to be very old, and also like them he loved to talk of those early days in Texas. He has told me so many times the same stories my father told me of the various battles they fought in, and the Indian troubles.

"There was also my husband's acle, Captain Jesse Billingsley, uncle. who lived at McDade, and who used to visit and sit with us often. He relived and talked of the days of 1835 and 1836 many times and always remembered where and under whom all my relatives had fought, in all battles and Indian raids of early Texas. Captain Billingsley, or 'Uncle Jesse,' as he was known to us, hated General Houston violently, and used to get wildly excited as he relived his early campaigns and battles, never failing to cuss General Houston if his name was mentioned. He blamed him bitterly for the senseless burning of Gonzales, and all those settlers' homes and ferries as he retreated toward the Sabine River and safety. He also blamed General Houston for not engaging Santa Anna in a battle, either at Gonzales or long before they reached San Jacinto. This opinion was shared by every relative, pioneer, or descendant of same, that I have ever known or heard of, in all the more than eighty years of my life as a pioneer Texian.

"Captain Jesse Billingsley, com-manding Company C of the First Regiment of Texas Volunteers, said when they reached the famous San Jacinto, General Houston was still in favor of further retreat, while his officers and men were so bitterly opposed there was threatened rebellion and selection of another leader. Captain Billingsley said the famous battle cry, 'Remember the Alamo,' and 'Remember Goliad,' was born out of this very fact and bitterness of discussion, and he himself used that very expression to some of his own men just before the battle, and it was his own company that first raised that famous battle cry of 'Re- helped to make that history. The

member the Alamo,' and 'Remember Goliad,' that swept over the Texian battlefield like a flame.

"Another thing old Texians and veterans of the Revolution blamed General Houston for was his negligent attitude toward having all the men who fought under him at San Jacinto recognized and rewarded for same. Many of them were not in any military company, having merely grabbed a gun and fallen in with the army somewhere along that line of retreat, while many others joined the army after it reached San Jacinto, and all those men had families among the refugees, homeless and destitute on that prairie of mud and water, exposed to a cold rain. Naturally, they rushed off to find them immediately after the battle, and to return to their hastily abandoned homes, if their homes had not been burned by order of General Houston.

"The whole world knows of General Houston's treatment of the men of the unfortunate Mier Expedition in 1842, for which Texas veterans called him names that do not look

well in print.
"And so, in conclusion of my memoirs covering the early days of Texas, some of it more than a hundred years old, much of it more than seventy years ago, and the rest more than half a century, I want to say: I have been greatly surprised at some of the history set forth in text books, of so-called Texas history, and taught to my grandchildren. Many characters and actual facts in these textbooks have been wrapped in such a haze of romantic slush as to completely obliterate the actual truth and cause it to be lost sight of entirely.'

And now I will take up my story where Cousin Mary left off:

Bear in mind, Mrs. Billingsley did not learn any of the foregoing, or any history from a book. She learned the story of the American Revolution from her father's aged aunt, Mrs. Deborah (Turner) Highsmith, who had heard it from her own father, the first Winslow Turner, who was a sailor boy on the Continental frigate Deane. The early history of Texas was taught her by her father and other relatives who lived and Civil War overshadowed four years of her childhood, followed by the terrible years of Yankee Carpetbaggers and so-called "Reconstruction" days. And Mrs. Billingsley has a clear memory of all the various political parties and campaigns, of cholera and yellow fever epidemics, panics and financial depressions, droughts, floods, fires, and earthquakes, Spanish-American and World Wars, and can recite the history of the killing of Sam Bass, and the famous Sutton and Taylor feud.

Since the death of her husband, Samuel W. Billingsley, some two years ago, at the age of eighty-six, she has made her home with her daughter, Mrs. R. B. Morris, of San Antonio. Her other daughter, Mrs. Bob Sapp, lives at Bastrop. One son, Turner Billingsley, lives at Conroe, and the other son, Kenneth Billingsley, lives in McAllen, where he has been the express agent for some years.

SIXTY-FOURTH DAY

(Wednesday, April 30, 1941.)

The House met at 10:00 o'clock a.m., pursuant to adjournment, and was called to order by Speaker Leonard.

The roll of the House was called, and the following Members were present:

Mr. Speaker Carlton Allen Carrington Allison Cato Alsup Celaya Anderson Chambers Avant Clark Bailey Cleveland Baker Coker Colson, Mrs. Bean Connell Bell Benton Craig Blankenship Crossley Crosthwait Boone Brawner Daniel Davis Brav Bridgers Deen Dickson of Bexar Brown Donald Bruhl Dove Bullock Bundy Duckett Burkett Dwyer Burnaman Ellis

Eubank McGlasson Evans McLellan Favors McMurry Ferguson McNamara Files Manford Manning Fitzgerald Markle Fuchs Martin Gandy Matthews Garland Mills Gilmer Montgomery Goodman Moore Halsey Morgan Hanna Hardeman Morris Morse Hargis Murray Harris of Dallas Harris of Hill Nicholson Pace Hartzog Parker Heflin Helpinstill Pevehouse **Phillips** Henderson Price Hileman Rampy Hobbs Reed of Bowie Howard Reed of Dallas Howington Ridgeway Hoyo Rhodes Huddleston Roark Huffman Hughes Roberts Humphrey Sallas Senterfitt Hutchinson Isaacks Sharpe Jones Shell Kelly Simpson Kennedy Skiles Smith of Bastrop Kersey Kinard Spacek Klingeman Spangler Knight Stanford Lansberry Stinson Lehman Stubbs Leyendecker Taylor Little Thornton Lock Turner Vale Love Lowry Walters Lucas Wattner Weatherford Lyle McAlister White Whitesides McCann McDonald Winfree

Absent

Dickson of Nolan King

Absent-Excused

Smith of Atascosa Voigt

(Mr. Morse in the Chair.)

A quorum was announced present.